

# Senate State of Louisiana

P. O. Box 94183 Baton Rouge, Louisiana 70804 (225) 342-2040

August 28, 2018

Mr. Daniel Stevens
Executive Director
Campaign for Accountability
611 Pennsylvania Avenue S.E.
#337
Washington, D.C. 20003

Re: Public Records Request Re: Sen. Milkovich Records

Dear Mr. Stevens:

The Senate has received your check in the amount of \$26.00, and I am forwarding to you 84 pages of copied records as per your public records request concerning Sen. John Milkovich.

Please contact me at 225-342-8898 or Secretary Dixon (225-342-6184) should you have further questions or need additional information.

Sincerely,

Merrill LaPlante

Meniel Lalante

Administrative Secretary to Asst. Secretary Dixon

/mclp Enclosure

From:

on behalf of Kathleen Benfield

Sent:

Tuesday, April 10, 2018 11:33 AM

To:

Milkovich, Sen. (District Office)

Subject:

SB 463 and SB 396

**Attachments:** 

Backgrounder redefining marriage law SB 463.docx; Gene Mills Testimony before the

Senate Judiciary A Committee 04-10-18.docx

Hi Senator Milkovich,

Gene was in committee to testify on two bills this morning, SB 463 by Sen. Peterson dealing with the definition of marriage and also SB 396 by Sen. Smith dealing with surrogacy contracts.

He had to leave for another appointment but he wanted you to have our informational pieces on these two bills For the record. He is also dropping a card in opposition to the bills.

Thank you for your service to our state.

Kathleen Benfield
Legislative Director
Louisiana Family Forum Action
655 St. Ferdinand Street
Baton Rouge, LA 70802
504.737.9030( c )
225.344.8533 (o)
Kathleen@lafamilyforum.org
www.lafamilyforum.org



# Who defines marriage in Louisiana law? <u>SB 463</u> by Sen. Peterson

#### What does this bill do?

SB 463 changes the definition of marriage from "a legal relationship between a man and a woman" to "a legal relationship between two natural persons" who are at least 18 years of age

#### **Specifics:**

This bill would bring Louisiana law into compliance with the 2015 U.S. Supreme Court Obergefell decision which declared a right to same-sex marriage.

#### Why is SB 463 bad public policy?

#### I. It is unnecessary.

Since June 2015, Louisiana has been in compliance with the Obergefell decision and has been accommodating so-called "marriage" between two people of the same sex, including accommodating adoption by two people of the same sex.

However, 'compliance' is dramatically different than actually 're-defining' marriage in order to align with a fallible opinion of the US supreme Court. In 2004, 619,908 Louisiana voters went to the polls representing 78 percent of the electorate and clearly expressed their belief that marriage is between one man and one woman.

Unenforceability of a state law because of a SCOTUS ruling should not diminish its usefulness as an educational and historical state perspective. Louisiana law reflects the expressions of the will of a sovereign state through its duly elected, oath bound lawmakers.

## II. The 18 years of age requirement is arbitrary and unwise

Louisiana Family Forum supports and encourages natural marriage. In our society, marriage is being delayed or discarded at an alarming rate.

At a time when there are record out of wedlock births in our state, we wonder what would be the rationale for discouraging marriage even in a case where the woman might be pregnant. Perhaps there are issues related to abuse of women in cultures where young women are allowed to or forced to marry at an early age. It would be best to address those abuses rather than making a blanket prohibition on anyone marrying before the age of 18.

#### Religious liberty implications

Regarding the portion of SB 463 which redefines marriage as between "two natural persons", passage of this bill could become a legal instrument to deny religious liberty. State sanctioned punishment for those who personally have moral beliefs which differ with Obergefell's newly defined 'marriage' is inevitable.

SB 463 creates a collision course between the First Amendment guaranteed right of religious liberty and the Obergefell-created right of sexual license. When these interests collide, religious freedom always loses and people who hold to traditional marriage perspective suffer.

Justice Clarence Thomas wrote in his dissenting opinion to the Obergefell decision, "Aside from undermining the political processes that protect our liberty, the majority's decision threatens the religious liberty our Nation has long sought to protect."

Over the past several years, there have been many examples of states taking discriminatory action against an individual or entity based on their views regarding marriage. Just a few examples are listed here:

- ⊚ In February 2015, The Oregon Bureau of Labor ordered owners of a bakery to pay a lesbian couple \$150,000 for refusing to bake them a wedding cake, despite the owners of the bakery's sincerely held religious views regarding marriage. (USA Today, 2/3/15)
- ⊚ In August 2014, a New York couple was fined \$13,000 by the State of New York for refusing to hold a same-sex marriage ceremony on their farm. The couple offered to hold the reception at their farm, just not the ceremony. The couple employs gay staffers and have hosted events for same-sex couples in the past, but a gay wedding ceremony in their home would have violated their deeply held religious convictions. (New York Post, 11/10/14)
- ⊚ In Washington State, a 70-year-old grandmother, florist Barronelle Stutzman, has been sued and fined for refusing to provide flowers for a gay wedding. The florist says she often sells flowers to gay couples, but when one couple sought to buy wedding flowers, she drew a line based on her faith. (Associated Press, 4/11/15)

#### Government did not create marriage

Neither the U.S. Supreme Court nor the state of Louisiana create marriage or define it. Marriage was defined by God in the Old Testament and affirmed by Our Lord in the New Testament as between one man and one woman. We humbly submit that since government did not create or define marriage, it does not have the right to re-define it.

La. laws should reflect Louisiana values, not a definition imposed by judicial overreach! Courts have been wrong before and have reversed themselves. This could happen again.

#### Gene Mills Testimony before the Senate Judiciary A Committee 04/10/18

In 2016, when the original surrogacy legislation was passed and signed by the Governor, Louisiana Family Forum opposed the creation of commercial contracts for surrogacy. At that time we outlined serious ethical considerations with respect to these arrangements.

As the original legislation worked its way through the process, we articulated our belief that surrogacy contracts are the result of the need of adults, the "intended parents", to conceive and raise a biological heir. Surrogacy contracts are not based on the needs of children and they attempt to ignore the consequences to the integrity of the family, the consequences on the children born out of these arrangements and the consequences to the birthmother who bears the child, even though that mother consents to the arrangement and is reimbursed for some of her expenses.

The Louisiana Family Forum understands that infertility and the inability to conceive and bear children can be devastating. However the ethical and moral dilemmas which extend from these commercial contracts for motherhood make them morally unacceptable.

Now, only two years after the initial legislation was enacted, proponents are beginning the process of eroding the safeguards which were included in the 2016 legislation. These original safeguards were included to attempt to address some of the major, valid concerns of pro-life and pro-family groups as well as to recognize that because of the inherent risks and ethical issues involved in commercial surrogacy contracts, the Legislature has a duty to provide strict regulations.

Now, some of these safeguards are being repealed or modified in SB 396. Important safeguards such as those dealing with compensation, medical necessity, final DNA testing when the surrogate is related to the biological parents, as well as other safeguards.

I urge you to proceed with great caution as you are being asked to begin the process of discarding these safeguards and deregulating these contracts for surrogacy. Certainly this is just the beginning of unraveling the regulatory framework which the Legislature in 2016 thought it wise to adopt. Much more time is needed to determine what the consequences of gestational surrogacy contracts will be to the women, children and families of our state will be.

BAI ON KUNGE theadvocate.com

# State agincy says privacy law bars release of records

BY MARK BALLARD

blocking their ic rec rd requests to hide that many physicians ho pe f rm ter-Twenty anti-abortion ac 'Vists minations filed to properly say the st te's health ag ncy s Capitol news bu eau reports.

partment of ealth and Hos- a pitals. Stat law specifically forbids dis osures f patient sinformationigatiered by physicans, including "The Report of o Induce ermination of Pregnancy," said Stephen Russo, chief lawyer for the state De-Th t's not accurate, says the DHH's exec tive counsel,

"Pursuant to that same statute, they are clearly confidential," R sso said Thursday of the stat aw that requires the creation of the repo S. "I didn't

give that out."

file thousands o man affory advocates, countered in an in-"The reports are not 'medical records. The patients are notaldentifical by wenter a wilke helping the 20 anti-abortion terview. "Regardless of where vou're at on this issue, the data is non controversial because it's Johnson, a Shreveport lawyer ological Viction (States of the Salida)

tion" and "complications by type," Physicians are required Though state law does not specify any document as "The Report of Induced Termination of woman at the time of aborabortion complication diag-Pregrancy," the law does say including "medical condition នាខិនាគេនៅ១ខេនិនាសាសាលាមានជីសា o document "the nature of th

makethelaw. It says the report nosed or treated." The patient shall be confidential. I cannot is not named on the report but is identified with a number.

The law also states: "The report shall be confidential and shall not contain the name or

posed to collate and evaluate The information, according to state law, is supposed to be submitted within 30 days, by he data from the reports, then annually publish the statistics. the abornion clinic, DHH is sup

Johnson said that officials c with the Delta Clinic of Ba-ton Rouge on Colonial Drive b admitted in October 2009 on v forms to confain typed data ages 27 and 28 of their statedents to DEEF that they often the to fully fill out the forms. "Incredibly, Delta fraudulenty pre-printed all of its state

indicating Father (of fetus), was 'tilknown' and typed data indicating there were no complications with any abortion performed," Johnson wrote in an email.

Richard Mahöney, one of the 20 activists filing public records requests, said Thursday they requested copies of the reports because they believe were submitted to DHH over the past decade of so without that thousands of the reports the necessary information in

brought by women, the HIPPA violations and affidavits from: cluded. "Between the lawsuits abortion clinic workers, we know there have been thousands of complications, and we think they have gone unreported," Wahoney said, HIPPA is the Health Insurance Porta

bility and Accountability Act of 1996, which sets civil and criminal penalties and creates semination of health-care infors and rds for the use and dismation

ment make public policy We to k the fo s need to be colly filled out," Mahon "This is the data from which the state and federal govern

cates have been asking toasee egan writing public records the documents for more than two years Mahoney said. They requests i eptember and Oche 20 anti-abortion advotober, he sai

a d s d for a mailing addre s, Mahoney s id, and they were g1 en an ad fess in New One o them phoned DHH

➤ See FILES, page 4A

Continued from page 14

nally ended up in an office Where they were recognized ice that has closed, but evenently were mailed to a DHH of-Russo said the letters apparaspublic records requests.

being söught "is either exempt from the Public Records Act or "At that stage, we jumped right on them and followed our the attorney supervisor and regional attorney for DHH's responded that the informatin Region Three in New Orleans. which does no exist."

On Nov 29, Haynes wrote Mahoney and several others DHIN to go back and fill in the iled 88 pages that could be re-eased. She asked for a check Russo said that some of the saying that DHH had identianti-aborth n advocates wan to cover copying costsr

a i hatigoing to putton them? e had an abor calls yi g we want information about your termination "Some of the e adies, wha and co s of that" Russo said tion five, six years ago and al sudden they're going to get one of their go s. "You have to weigh the pro from five years ago." kind of orms Maho ey said that is

From:

on behalf of Holocaust Memorial

Sent:

Monday, April 09, 2018 6:06 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

**Subject:** 

Holy Innocents 4 Minute Video

## https://vimeo.com/251015232?activityReferer=1

I sent the Massacre of the Holy Innocent video out to 300 people last week to get their feedback on this production. I am now sending it to several hundred to view the video and then answer the following questions previewing and post viewing the video. We plan to show this at LSU's free speech alley next month to get a statistical analysis on the effect of graphic images and what effect do these pictures have on how people view God, Life and evil.

Questions previewing:

- 1: Do you think abortion is the murdering of a baby in the womb? yes or no
- 2: Should abortion be criminalized once again in this country? yes or no
- 3: Does watching graphic images or violence on TV, computers or at the movies effect how you view good and evil, God and satan? yes or no

Questions post viewing:

- 1: Do you think abortion is the murdering of a baby in the womb? yes or no
- 2: Should abortion be criminalized once again in this country? yes or no
- 3: Did the viewing of Our Lord Jesus Christ's Passion and the Passion of these innocent babies murdered by abortion change your view about abortion: yes or no
- 4: Would you show these Hard Truths to family members, church members, Priest's or Pastors, work or school associates, or politicians? yes or no

Please watch the video in its entirety. Do not look away! This may be hard, but it will be much harder if we look away and then have to answer to God for not exposing the atrocity of this abortion Holocaust! Below is what I sent in a email last week and the link to the video! Please email me back your answers to the questionnaire post viewing the video. Warning: very graphic, tragically real, yet this possessed culture needs to be confronted with the stark hard truth of what abortion really is. A holocaust of unprecedented magnitude which crucifies Our Lord Jesus Christ anew. We plan on playing it at the March for Life in Washington D.C.

Ad Majorem Dei Gloriam, Richard Mahoney

The Holy Innocents Final HD 720p

The Holy Innocents Final HD 720p

Upload and share videos instantly. It's free and shiple No signup required.

# The Holy Innocents Final HD 1080p

# The Holy Innocents Final HD 1080p

Upload and share videos instantly, h's free and simple. No signup required

From:

on behalf of Holocaust Memorial

Sent:

Monday, April 09, 2018 5:18 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Silent Scream 2

https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=4&cad=rja&uact=8&ved=0ahUKEwjp7PmCnK7aAh XIzFMKHZiTBe4QtwlIPjAD&url=https%3A%2F%2Fwww.youtube.com%2Fwatch%3Fv%3Dly5IUTNqHrs&usg=AOvVaw2 0XPFTWOXaesmYg\_urPtzg

Ad Majorem Dei Gloriam,

Richard Mahoney

From:

on behalf of Holocaust Memorial

Sent:

Thursday, March 29, 2018 6:31 AM

To:

Milkovich, Sen. (District Office); John Milkovich

Subject:

Forced abortions

Power point 5: With all of the other power points these requirements should be posted in full view for patients to see at the clinic, as well as being explained to the patient prior to her having an abortion and post chemical abortion which can be reversed within the first 24 hours.

# Ad Majorem Dei Gloriam,

# Richard Mahoney

---- Forwarded Message -----

From: Holocaust Memorial <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a>

To: milkovichj@legis.la.gov <milkovichj@legis.la.gov>; John Milkovich <johnmilkovichforsenate@gmail.com>

Sent: Wednesday, March 28, 2018, 10:41:03 AM CDT

Subject: Forced abortions

Dear Senator Milkovich,

These are my recommendations you requested on drafting your bill against forced abortions.

Power Points for Senate Bill against forced abortion!

- 1. Any patient seen at any medical facility, including abortion clinics, may discontinue at any time any medical procedure that is intended to end the life of their child by either chemical or surgical abortions.
- 2. All necessary medical interventions will be enacted immediately to save the life of their child and when necessary they will be refereed to medical experts that can reverse any toxic drug intended to kill the mother's baby or to enact any surgical procedure necessary to save the life of the baby in the womb.

3. Any physician or medical personnel that does not immediately stop any abortion procedure at the request of the patient will be liable for the death of any baby in the womb caused by their failure to stop the abortion procedure.

4. All medical procedures that can reverse the abortion process must be explained to all women seeking an abortion at these facilities. Failure to do so will result in disciplinary action against the abortion doctor and the closure of the abortion facility.

Ad Majorem Dei Gloriam,

Richard Mahoney 225-938-1139

From:

on behalf of Holocaust Memorial

Sent:

Wednesday, March 28, 2018 10:45 AM

To:

John Milkovich, Milkovich, Sen. (District Office)

Subject:

Denise Doe Lawsuit

Denise Doe vs. Eileen White O'Neill Suit Number 456-525 Division N 19th Judicial District Court Parish of East Baton Rouge State of Louisiana

Ad Majorem Dei Gloriam,

Richard Mahoney

From:

on behalf of Holocaust Memorial

Sent:

Wednesday, March 28, 2018 10:23 AM

To:

Milkovich, Sen. (District Office); John Milkovich

Subject:

Congressional Probe Energy & Commerce Committee Read PDF attachments img004.jpg; img005.jpg; img006.jpg; Rep. Boustany.pdf; Rep. Boustany-Charlie

Attachments:

Dirks.pdf; Rep. Boustany-Sec. Greenstein.pdf; Sec. Greenstein.pdf; Rep. Lamar Smith.pdf

Attached are PDF's concerning Rep. Boustany's call for a Criminal investigation of the abortion cartel's egregious medical malpractice and child molestation cover-up and DHH's complicity with these crimes.

Ad Majorem Dei Gloriam,

Richard Mahoney 225-938-1139

From:

on behalf of Holocaust Memorial

Sent:

Wednesday, March 28, 2018 10:20 AM

To:

Milkovich, Sen. (District Office); John Milkovich

Subject:

WAFB Delta Abortion Mill

# https://youtu.be/B9k91uLNQmk

Dear Senator Milkovich,

Please watch the hour long news coverage on the Delta Clinic and Leroy T. Brinkley. You will need this information for your future investigative commission.

Ad Majorem Dei Gloriam, Richard Mahoney 225-938-1139

From:

on behalf of Holocaust Memorial

Sent:

Tuesday, March 27, 2018 11:43 AM

To:

Milkovich, Sen. (District Office)

Subject:

Fw: 1999 Delta Witness Affidavits 1of2

**Attachments:** 

07222017-145409 Delta Witness Affidavits 1of2.pdf

Dear Senator Milkovich,

Please read these affidavits.

Ad Majorem Dei Gloriam,

Richard Mahoney

From: Sent:

on behalf of Holocaust Memorial Tuesday, March 27, 2018 11:40 AM

To:

Milkovich, Sen. (District Office)

Subject:

Leroy T. Brinkley

---- Forwarded Message -----

From: Holocaust Memorial <ahmemorial@yahoo.com>

To: "Cduchmann@lsbme.la.gov" <Cduchmann@lsbme.la.gov>; Stephen Russo <stephen.russo@la.gov> Cc: Michelle Alletto <michelle.alletto@la.gov>; Cecile Castello <cecile.castello@la.gov>; John Germany

<john.germany@la.gov>; Jacquez Ambers <ambersj@ag.louisiana.gov>

Sent: Monday, March 19, 2018, 2:32:43 PM CDT

Subject: Leroy T. Brinkley

Dear Carol Duchmann, LSBME

We would like the LSBME to contact Shelley Guillory and take formal punitive actions against Rashanda Dean MD, Leroy T. Brinkley, and the Delta Clinic 756 Colonial Dr. Baton Rouge Louisiana. We would like to know what action was taking back in 2009 against James C. DeGueurce by the LSBME. Please read the attached link and new story.

Leroy T. Brinkley fired his long time abortionist Rashonda Dean two weeks ago according to a worker at Delta. This may be to hide her crimes over the past five years at the Delta Death Camp on 756 Colonial Drive, Baton Rouge Louisiana and at the Women's Health Center on 2701 General Pershing St. New Orleans Louisiana. I have asked Congressman Mike Johnson to re-open the Congressional Probe on Leroy T. Brinkley's abortion cartel in Louisiana. The Louisiana State Board of Medical Examiners needs to open a special investigation into Rashonda Dean's practices at those abortion clinics.

Open and read the following link! https://www.liveaction.org/news/abortion-worker-horrendous-inspectors-questions/

This was copied from the LSBME site on Disciplinary actions concerning James Claudius DeGueurce in 2009 What were the charges against James DeGueurce? He is currently doing abortions at Delta Clinic and Women's Health Center.

- [5.] General Disciplinary Matters. On the motion of Dr. Robert Dawson, the Board convened in executive session to consider requests relating to the execution or modification of a Decision and/or Consent Order as a matter relating to the character and professional conduct of licensees, pursuant to La. Rev. Stat. '42:6.1A(1). Following review and discussion, the Board resumed in open session and upon motion made and passed by unanimous voice vote, took the following
- a. Probation Report The Board noted the activity report for the probation department submitted for this month.
- b. Site Visits The Board noted the report on site visits for physician assistants, supervising physicians, and those with collaborative practice agreements. The Board asked Mr. Bonck to provide follow-up information report on the number, names and types of citations for supervising physicians who had been cited for non-compliance.
- c. DeGueurce, James Claudius, M.D. To note the referral of the matter regarding James Claudius DeGueurce, M.D. to the Attorney General's Office for their disposition.
- d. Cotter, Mark Mitchell, M.D. To deny the request presented by Dr. Mark Dawson that Mark Mitchell Cotter, M.D. be allowed to enter residency training in order to return to the practice of medicine.

e. Kippels, Kenneth Michael, M.D. – To approve reinstatement of the license of Kenneth Michael Kippels, M.D., in accordance with the terms of the Consent Order dated March 16, 2009.

f. Williams, Kenneth, M.D. – To defer action on the request for reinstatement of the license of Kenneth Williams, M.D., pending a personal appearance before the Board.

#### Dear Martin Fox

I have been exposing Leroy T. Brinkley and his abortion cartel for over 38 years and every governmental official has ignored Brinkley's Houses of Horror in Louisiana, Delaware and elsewhere. Even the prolife groups have refused to show the truth about this Holocaust. Just go to our websites: www.cpforlife.org/memorial and <a href="http://www.cpforlife.org">www.cpforlife.org</a> and learn the truth about the American Holocaust: To know the full extent of the abortion cartels egregious medical malpractice and child molestation cover-up in Louisiana and the United States go to our website: <a href="http://www.cpforlife.org/memorial">http://www.cpforlife.org/memorial</a> View the Congressional Probe, Chronological History of Delta, DHH Lawsuit, Child Molestation Cover-up, Delta Witness Affidavit, The Wolf in Doctor's Clothing, by going to the Home page and clicking on those sites. Take a virtual tour of the most infamous death camp in America by clicking on Virtual Tour on the homepage and then viewing Prayer Vigils and Triumph at the Cross. Sadly you are 45 years to late in reporting what I have reported continuously for over 38 years. But better late than never. Those civil servants who have ignored these atrocities for the past 45 years need to be held accountable for their complicity in these crimes.

# Ad Majorem Dei Gloriam, Richard Mahoney 225-938-1139

---- Forwarded Message -----

From: Martin Fox <martin.fox@prolifealliance.org>
To: Richard Mahoney <ahmemorial@yahoo.com>

Sent: Sunday, March 11, 2018 2:50 PM Subject: Gosnell owners' OTHER clinic



# National Pro-Life Alliance

My Abortion Stops a Beating Heart

Dear Richard,

We all remember the scandal of Kermit Gosnell's "House of Horrors" abortion mill in Pennsylvania. But although Gosnell was shut down, the owner of his facility continues to own and operate other abortuaries as well -- and they're still up and running.

Not surprisingly, these mills are so horrific that even former abortion workers have decried their conditions as "horrendous."

The former employee of a Louisiana clinic explained that these "horrendous" conditions were due to the clinic's staggering quota of 50 to 75 abortions per day.

"Imagine getting 75 abortions done in an eight hour day," she said. "You can imagine that there was no cleanliness done in between."
According to the former employee, abortionists

didn't bother to sanitize their surgical instruments, blood was splattered on the walls from weeks of abortions, and women were "rolled in like cattle" . . .

The fact is, places like these just go to show that despite what the abortion lobby may claim, abortionists only care about one thing: ending unborn lives.

For Life,

Martin Fox, President

National Pro-Life Alliance

peters Fox

P.S. If you can, please chip in with a contribution by clicking here. Your National Pro-Life Alliance is entirely dependent on voluntary contributions to keep our vital programs running. We receive no government funding.

The National Pro-Life Alliance's address is 5211 Port Royal Road, Suite 500, Springfield, VA 22151.

Not produced or e-mailed at taxpayer expense.

Because of NPLA's tax-exempt status under IRC Sec. 501(c)(4) and its state and federal legislative activities, contributions are not tax-deductible as charitable contributions (IRC § 170) or as business deductions (IRC § 162(e)(1)). Privacy Policy.

This message was intended for: <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a>
You were added to the system September 19, 2012. For more information <a href="mailto:click here">click here</a>. <a href="mailto:Update your preferences">Update your preferences</a>
<a href="mailto:Unsubscribe">Unsubscribe</a> | <a href="mailto:Unsubscribe">U



From:

on behalf of Holocaust Memorial

Sent:

Tuesday, March 27, 2018 11:39 AM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Fw: 1999 Delta Witness Affidavits 2of2

**Attachments:** 

07222017-145534 Delta Witness Affidavits 2of2.pdf

Please read these affidavits.

Ad Majorem Dei Gloriam,

Richard Mahoney

# PARISH OF EAST BATON ROUGE

## STATE OF LOUISIANA

BEFORE ME, the undersigned Notary Public, personally came and appeared SANDRA PRICE, who after being sworn, did depose and say:

"My name is SANDRA PRICE, and for over fifteen years I was worked as a medical assistant at the Delta Women's Clinic in Baton Rouge, Louisiana. I worked continuously at the clinic for fifteen years until 1995, when I quit temporarily due to the premature birth of my child. In January of this year, Mr. Leroy T. Brinkley (the clinic's owner) asked me to return to my job at the clinic because he badly needed some competent help. They were under increasing pressure from the media at that point. I went back to work at that point as the administrator of the clinic, and stayed there until July 12th, when I recently resigned my position.

"My administrator's job at the Delta Women's Clinic consisted of: scheduling of employees; working bedside with Dr. James Whitmore and Dr. Eileen White-O'Neill; scheduling patients and paying bills. Essentially the only tasks that was not involved in at the clinic were ordering supllies, drawing blood or working in the scrub room.

"There are many illicit practices going on inside the Delta Women's Clinic on a daily basis.

For example: the doctors there, specifically Dr. Whitmore, regularly over-sedates his patients and has them physically carried to their cars behind the clinic to be sent home while still completely anesthetized; rusted and unsterilized instruments are repeatedly used in surgeries, and have even been broken off inside of patients; untrained and unlicensed persons are regularly used to assist in surgeries; proper records are not kept or correctly reported to the Department of Health and

Hospitals; the state mandated pre-abortion counseling is not properly given to women; and many women have been physically harmed and/or emotionally taunted while inside the clinic.

"In early February of this year, right after I had returned to work at the clinic, the D.H.H. sent in three investigators to perform a health inspection. We stalled them in the front waiting room of the clinic, while other workers quickly gathered together the unsterilized hoses and re-packaged canulas (labeled "For One Use Only") and hid them in the "bio-med" box in the scrub room. The investigators were then allowed behind the locked door that separates the waiting room from the surgery rooms, and they walked through and did a quick check of the facility. They failed to report several obvious violations, such as the filthy condition of the carpeting, etc., ane left the clinic after about ten minutes. The only things they looked at were what we voluntarily showed them. After they left, we took the hidden (contaminated) hoses and re-packaged canulas back out of the bio-med box and hung the hoses back on the wall, and put the canulas back on the shelf— all for further use.

"I notified Dr. Whitmore that the hoses were not being sterilized and that they were therefore contaminated his surgical trays and his own hands when he touched them, but nothing was ever done about it. We then asked L.T. Brinkley if we could order new supplies and hoses, but he told us that such supplies were not in the budget and not necessary."

I hereby certify that the above statement is true and accurate and was sworn to by me this 19th day of July, 1999, in Baton Rouge, Louisiana, at the offices of Thomas H. Benton & Associates, LL.C.

SANDRA PRICE

NOTARY PUBLIC

# PARISH OF EAST BATON ROUGE

#### STATE OF LOUISIANA

BEFORE ME, the undersigned Notary Public, personally came and appeared LISA TEEGARDEN, who after being sworn, did depose and say:

"My name is LISA TEEGARDEN, and I was employed as a 'scrub tech' at the Delta Women's Clinic in Baton Rouge from late September, 1998 to last Thursday [July 15, 1999]. I worked on Wednesdays, Thursdays and Saturdays—just the 'procedure days'— in the clinic. My job was to handle the surgical instruments. I cleaned, sterilized and set up the trays for the abortion operations.

"I am currently in school and am one year short of my obtaining my LPN licensing. In the past, I was a state certified paramedic and was a scrub tech and paramedic in the Army for six years. I also worked at an abortion clinic in St. Petersburg, Florida for three years. The clinic in St. Petersburg was run correctly, and in a much different fashion than the Delta Women's Clinic. Because of my experience and training and over 17 years experience in the medical field, there were many practices at the Delta Clinic that I found disturbing.

"I can only really testify to the unsafe practices that related to the preparation and cleaning of the surgical instruments, because that is all I was involved in at Delta. (I was never in a surgery room when an actual procedure was taking place.) Still, there is much I could tell you about the substandard procedures there.

"I was always disturbed at attitude of the clinic's owner and the doctors at Delta. They all had a mindset about saving costs, and they were much more concerned with making money than

with providing safe health care. For example, canulas and hoses that were labeled for individual use were not thrown away appropriately. Instead, we were made to prepare them for repeated use by the doctors on the patients. Since we had no way of gas [heat] sterilizing these plastic items (because they would melt in the auto-clave), we were forced to do a cold sterilization treatment instead. That consisted of soaking the items in a Sydex solution for 20 minutes. The problem was that the Sydex was old and contaminated itself. It was only occasionally changed, instead of every 30 days as required on the label. There was no sterile water available in the clinic at any time, and an employee would sometimes have to purchase a jug of distilled water on their own from time to time, just out of desperation.

"The hoses were used to run from the patient's vaginal opening to the suction jar. It is a wonder that more women have not contracted HIV, hepititus or other infections. Also, Whitmore, for example, would seemingly 'double dose' his patients with anesthesia. He had a sort of 'God complex', and had no compassion for his patients. I saw him become enraged and actually chase a woman down the hall once after she called him a dirty name. The instruments were rusted, and if you ran your hand down them it would leave an orange mark on your palm. The Hern dilators had dried and crusted blood down in the crevices of the engraved numbers. The blood had been there for so long that it was black.

"Also, Dr. Eileen White-O'Neill instructed us not to chart the drugs that she was using. When I asked her about the dosages that she was administering to insure that records were properly included in her patients' charts, she specifically ordered me not to record anything because she had no DEA license to administer the drugs at all. In fact, we used a detailed colored sticker system to conceal from Dr. James Whitmore [the clinic's supervising physician] the patients' charts to whom

Dr. O'Neill had administered sedation. (Because she was using drugs that were ordered underthis DEA number. There was no inventory of drugs kept at all.) Once, I also pushed some medication on a patient [gave an injection to sedate the patient] at O'Neill's request because she 'couldn't hit the vein.' I got very nervous about that incident later and refused to assist her in that way ever again.

"Sometimes I would discuss my 'wish list' of the *correct* instruments and new equipment that I thought the clinic needed with co-workers. In truth, the only time we got new supplies at all is when we would sneak around and order them without the owner or the clinic's doctors finding out about it. Overall, based on my experience, I would rate the general condition of the Delta Clinic as 'poor.' It was truly a dangerous situation in the facility.

"On last Wednesday, I learned that the clinic had been operating without an occupational license for two years. In addition, there was a new 'scrub tech' that I was supposed to be training in recent weeks. She had no experience, education or training for such a job, and was continually making mistakes that I thought were critical. When Brinkley [the clinic's owner] prohibited us from having more than one person in the 'scrub tech' room itself (because he said it wasn't necessary) I was no longer allowed to properly train the new girl. I have also become very concerned in recent weeks that my employment at the Delta Clinic would somehow jeopardize my ability to obtain my LPN license in the near future. For these reasons, I decided that enough was enough."

I hereby certify that the above statement is true and accurate and was sworn to by me this 21<sup>st</sup> day of July, 1999, in Baton Rouge, Louisiana, at the offices of Thomas H. Benton & Associates, L.L.C.

LISA TEEGARDEN

NOTA DV DEDI IC

#### WITNESS AFFIDAVIT

#### PARISH OF EAST BATON ROUGE

#### STATE OF LOUISIANA

BEFORE ME, the undersigned Notary Public, personally came and appeared GLORIA MILES, who after being sworn, did depose and say:

"My name is Gloria Miles, and I am 20 years old. On December 2, 2000, I sought abortion services at the Delta Women's Clinic in Baton Rouge, and was very upset by the way I was treated. It is now my belief that the Clinic may have also violated the law in providing its services to me.

"On November 22, 2000, I called the Clinic to schedule an abortion, and was told I had to go through counseling first. They set an appointment for me for December 2<sup>nd</sup>, I was told the total cost of my abortion would be \$315.

"When I arrived at 8 a.m. on December 2<sup>nd</sup>, as instructed, I signed in and waited about 45 minutes until I was called to the back. I was then told to pay \$140 (in cash), and asked for a picture I.D. Since a school I.D. was all I had, they accepted that. After my money was taken, I was asked to give urine sample. Then I was brought to a room with five other women and the six of us watched a ten minute video on the subject of abortion. The video included statements such as: 'Most people feel very relieved after they have their abortion.' It also explained that the procedure is very safe and that complications are few. The video also included a statement informing us that we would have an opportunity to meet and talk with our doctor, but none of us ever did.

"After the video, a Clinic employee took us individually to another room to take a blood sample. Then, they called five girls at a time back into another room, where the Ultrasounds were performed. When it was my turn, I got onto the table. I was very uncomfortable with the situation. The woman operating the Ultrasound machine was not wearing any gloves, and the whole process

seemed unsanitary. She squirted the gel onto my stomach and abruptly began her procedure, but seemed shocked at what she saw on her monitor. She said aloud, 'Oh, Lord—I can't find the leg!' She asked another Clinic employee to come into the room and help her measure my child's head. It was apparent that neither lady knew very well what she was doing, and it upset me terribly. When they finished the Ultrasound, the first woman simply pushed my shirt back down over my belly, which was covered with the lubricating gel. My clothing became wet and sticky. She didn't even give me an opportunity to wipe the gel off of my body first. Incidentally, I found out by a competent doctor that I was 16 weeks along in my pregnancy on January 11<sup>th</sup>. (At the Clinic on *December 2<sup>nd</sup>*, they told me I was at 14 weeks.)

"By the time I left that room, I had changed my mind about the abortion, so I went to the front desk to inform them of my decision. I asked for my \$140 'deposit' money back, and they refused to give it to me. I was very upset, so I left.

"As far as I could tell, the Delta Women's Clinic only has two main rooms in its building.

One is used for the group counseling, and one is used for the abortion procedures. If a girl wanted to sit down for individual counseling with her doctor, I don't even think they would have a place for that.

I hereby certify that the above statement is true and accurate and was sworn to by me this day of January, 2001, in Baton Rouge, Louisiana, at the offices of Benton, Benton & Associates, L.L.C.

GLORIA MYLES

NOTARY PUBLIC

From:

on behalf of Brittany Jones

Sent:

Monday, March 12, 2018 4:50 PM

To:

Kristie Cross; Milkovich, Sen. (District Office)

Subject:

RE: Introduction to Brittany Jones, Family Policy Alliance

Kristie, thank you for the introduction!

Senator Milkovich, it is pleasure to "meet" you. I am particularly interested in your work on La S 253. We have been working on similar bills across the country and would love to glean from your experience dealing with the rather difficult issue of school prayer. Also, I have also built a decent number of resources pertaining to our model legislation on school prayer if you are interested. You can reach me via email or on my cell (318) 446-4170. If there are any questions I can answer or other assistance I can provide on this topic or others please don't hesitate to reach out. Thank you for all you are doing for the great state of Louisiana.

Sincerely,

**Brittany** 



# BRITTANY JONES, ESQ

UNLEASHING CITIZENSHIP
FamilyPolicyAlliance.com



8555 Explorer Drive Colorado Springs, CO 80920 p 719.531.3389

Policy Manager

A Public Policy Partner of Focus on the Family

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From: Kristie Cross < kristie@lafamilyforum.org > Sent: Monday, March 12, 2018 10:57 AM

To: milkovichj@legis.la.gov; Brittany Jones < Brittany Jones@familypolicyalliance.com >

Subject: Introduction to Brittany Jones, Family Policy Alliance

Hi Senator Milkovich.

I'm sending this to introduce you to Brittany Jones, Policy Manager at Family Policy Alliance. She's a Louisiana native, a graduate of La. College, and a Baton Rouge Speech & Debate alum.

I've known Brittany since she was in high school and am excited to have her working with our team at FPA! She works primarily with education and abortion issues, which are right up your alley of interest and advocacy! I'll leave it to y'all to exchange contact information. I look forward to working with you both during the session and beyond!

Blessings, Kristie

Kristie Cross

General Counsel
Louisiana Family Forum
655 St. Ferdinand Street
Baton Rouge, LA 70802
225-344-8533 (Office)
kristie@lafamilyforum.org

From:

on behalf of Kristie Cross

Sent:

Monday, March 12, 2018 11:57 AM

To:

Milkovich, Sen. (District Office); Brittany Jones

Subject:

Introduction to Brittany Jones, Family Policy Alliance

Hi Senator Milkovich,

I'm sending this to introduce you to Brittany Jones, Policy Manager at Family Policy Alliance. She's a Louisiana native, a graduate of La. College, and a Baton Rouge Speech & Debate alum.

I've known Brittany since she was in high school and am excited to have her working with our team at FPA! She works primarily with education and abortion issues, which are right up your alley of interest and advocacy! I'll leave it to y'all to exchange contact information. I look forward to working with you both during the session and beyond!

Blessings, Kristie

Kristie Cross General Counsel Louisiana Family Forum 655 St. Ferdinand Street Baton Rouge, LA 70802 225-344-8533 (Office) kristie@lafamilyforum.org

From:

on behalf of Nancy Tower

Sent:

Wednesday, March 07, 2018 9:07 AM

To:

nancy.tower1@outlook.com

Subject:

Capitol Prayer Walk - CWA, March 12

#### Monday, March 12 - Prayer Walk at the State Capitol: Tour, Fellowship, and More!

Dear Legislators and Legislative Assistants,

Concerned Women for America of Louisiana will water the ground with prayer as we walk in and around the Capitol the morning of March 12 for the opening day of the regular session. It is a strategic opportunity to set the tone of this year's session.

"Therefore I exhort first of all that supplications, prayers, intercessions, and giving of thanks be made for all men, for kings and all who are in authority, that we may lead a quiet and peaceable life in all godliness and reverence." - 1 Timothy 2:1-2

We invite you to join us as we walk and pray. (additional information is below, or you may email ntower@centurytel.net for more information)

Our Prayer Walk will focus on establishing God's righteousness in Louisiana government as we pray the Scriptures in alignment with CWA's Seven Core Issues:

Sanctity of Life

**Religious Liberty** 

**Family** 

**Protection from Sexual Exploitation** 

Education

**National Sovereignty** 

Support for Israel

We will pray that the outcome of every piece of legislation will be in line with Scriptural principles. We will pray for the health and wholeness of the men and women who sacrifice time and effort to govern our great state.

In addition to the prayer walk, you will enjoy meeting with CWA of Louisiana leaders and other members, learning how to engage your legislators, touring the Capitol, being in the House or Senate chamber as the session opens, watching Gov. John Bel Edward's opening address and a free lunch provided by one of our generous donors specifically for this event.

**Date:** Monday, March 12, 2018 **Time:** 8:30 a.m. – 2:00 p.m.

Place: The State Capitol is located at 900 N. Third St. in Baton Rouge, LA 70802

Agenda:

> 8:30 a.m. Gather in the Rotunda near CWA of Louisiana table

> 9:00 a.m. Capitol tour

> 10:00 a.m. Meet in the Chapel (first floor near the cafeteria) for prayer walk information, followed by the prayer walk

> 11:00 a.m. Meet in the Rotunda at the CWA table to learn protocol for how to engage with legislators

- > 11:20 a.m. Quick lunch in the Capitol cafeteria (provided)
- > 12:00 p.m. Attend opening session (House or Senate Chamber)
- > 1:00 p.m. Attend Gov. Edward's speech in House Chambers
- ≥ 2:00 p.m. Adjourn for the day

RSVP to 337-842-7849 or by email at <u>ntower@centurytel.net</u>. Join us for the entire day or just a portion as your schedule allows.

If possible, a gift of any amount will enable CWA of Louisiana to continue its mission to establish righteousness in government through prayer and action. Because we are run by a team of volunteers, all of your contributions go directly to the work at hand. Thank you in advance for your tax-deductible donation. Click here to donate online now, or send a check to CWA of Louisiana, P.O. Box 2446, Opelousas, LA 70571. Be sure to write the check out to "Concerned Women for America" and put "CWA of Louisiana" on the memo line.



Nancy Clifton Tower

www.GovernmentbyGodsDesign.org
A project of CWA of Louisiana
337-842-7849
nancy.tower1@outlook.com

From: Sent:

To: Subject: on behalf of Gene Mills

Tuesday, March 06, 2018 1:48 PM Milkovich, Sen. (District Office)

Special Session Fails!

×

# Special Session Fails! Jeremy Alford | BR Business Report | March 2018

With that harsh reality looming over lawmakers,

alongside an unresolved budget shortfall that could be as high as \$994 million, politicos are turning their attention to what comes next. The regular session convenes on Monday, and it's highly likely that the bad feelings that permeated the first special session of the year will carry over to that policymaking gathering.

Between now and Monday, the Revenue Estimating Conference (REC) is also expected to meet. The REC is charged with determining how much money the state has to spend, and it's quite possible that its membership will recognize some new revenue, thus decreasing the overall shortfall.

It's yet another sign ...that plans for another special session this summer are already being put together.

Read more...

# Soros Takes On LFF Ally – A.D.F.

Family Research Council | March 2018

At Media Matters, why don't kids matter? The



Soros-funded group seems to be going out of its way to shame the organizations whose only concern is exactly that. Their latest target? Alliance Defending Freedom (ADF).

Like most conservatives, ADF has been doing everything it can to defend the freedom of adoption agencies to place children in the best possible home – a freedom, unfortunately, that's been complicated by the recent efforts of the anti-faith and LGBT lobbies. Media Matters is not normally a direct player in this

debate. After all, its mission is keeping watch on the media – not wading into specific social issue culture battles, or at least that is what they've claimed.

Their real mission is becoming evident now that it's leading the attack on ADF for daring to argue that adoption and foster care agencies ought to be able to prioritize the best environment for children: homes with a married mother and father. After some cities made it impossible for Christian nonprofits to operate (at least not without violating their faith), more states have gone on the offensive – introducing and passing bills that reiterate the religious freedom of these faith-based organizations.

ADF is helping to lead the legal fight in at least five of those states, where extremists (like the folks at Media Matters) are arguing that these agencies are actually harming these children by taking their well-being into account. Don't be fooled, ADF's Sarah Kramer argues. This isn't about the kids. This is about "pushing a political agenda.

Read more ...

# .Mexico City Policy Works! Breakpoint | March 2018

×	When abortion advocates
	complain about a policy
morning noon and night—that's a w	vin!

First instituted in 1984 by Ronald Reagan, the Mexico City Policy derives its name from the venue of that year's U.N. conference on "Population and Development." The policy states that, as a condition of receiving federal funds, non-governmental organizations agree they will "neither perform nor actively promote abortion as a method of family planning in other nations."

So what's really behind the dire warnings that accompany the reinstatement of the policy is funding. Groups that equate "women's health" with "abortion rights" attack the Mexico City policy as a "health threat," even if the only real threat is to their own bottom line.

But - there's another reason...

# I Lived On Parker Avenue National Review | March 2018

Do you want to meet gratitude? Then David



Scotton's your man. At a time when we are taking public-policy advice from traumatized, grieving young students, consider this eternally grateful one.

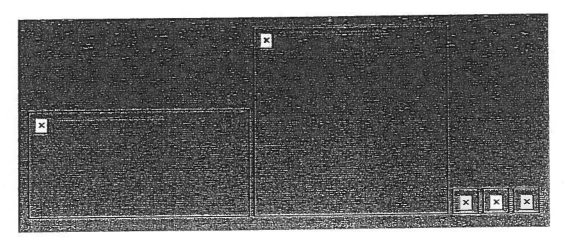
David Scotton is a 24-year-old law student with a little movie with a big message. **Adopted at birth,** he allowed, with some hesitation and prayer, a filmmaker to follow along with his journey from New Orleans to Indiana when he was 19 to meet his birth parents.

One of the first things she wants to do is seek forgiveness from David. For so many years this mother suffered from worry that the boy she gave birth to would be hurt by the fact that she chose to "give him up for adoption," as the expression goes.

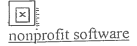
## I Lived on Parker Avenue tells the story.

Our language for adoption seems to suggest abandonment when, in fact, it is just about the greatest and most loving sacrifice. I think of the story, from the State of the Union some weeks ago, of the young police officer and his wife and a woman named Crystal who is suffering in the grip of addiction. But she wants better for her baby. And there is a couple who can help her realize that aspiration. As there was in the case of David.

Read more...



x ====================================
"The cause of America is in a great measure the cause of all mankind. Where, say some, is the king of America? I'll tell you, friend, He reigns above!"
—Thomas Paine, Common Sense.
x x
Who is responsible for the stalemate in the Louisiana Legislature's Special Session?
House Republicans.
House Democrats.
Gov. John Bel Edwards.     All of the above.
• I am on the fence not sure.
×.
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From: Sent:

To:

Subject:

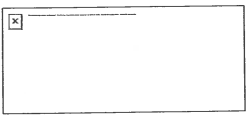
on behalf of Gene Mills

Tuesday, February 20, 2018 2:06 PM Milkovich, Sen. (District Office)

Budget "Cuts" - Louisiana Style

# Budget "Cuts" — Louisiana Style BR Business Report | February 2018

Bill John Edmunds, a 30something hipster, and his fabulous wife Daniella have a budget problem. The cool couple-with two equally hipster kids, a Cavalier



King Charles Spaniel, a Subaru Forester and an ultra-renovated Craftsman-style home in Mid City, are facing something of a fiscal cliff.

It seems Bill John's take-home pay of \$10,000 a month as a computer something or other is \$5,000 short of this way-chic family's monthly expenses. Wistfully rubbing his soul patch, the patriarch declares he'll cut the budget before seeking new revenue.

The cuts, he shares with Daniella, are drastic. <u>View them all</u> here!

# Trump Dismantles LGBT Policy Politico | February 2018

The nation's health department is taking steps



to dismantle LGBT health initiatives, as political appointees have halted or rolled back regulations intended to protect LGBT workers and patients, removed LGBT-friendly language from documents and reassigned the senior adviser dedicated to LGBT health.

"The policies of the Trump administration are intended to improve the lives of all Americans, including the LGBTQ community," White House principal deputy press secretary Raj Shah said in a statement. "Through actions aimed at making

health care more affordable, rolling back burdensome regulations, and combating the opioid crisis, the administration is working to ensure a healthier America."

Read more ...

### Planned Parenthood's Inaccurate Claims Prager U | February 2018

Planned Parenthood bills itself as one of "the

nation's leading providers of high-quality, affordable health care" and claims that federal defunding of the organization would leave millions of women "without a place to go for needed care." Do these claims accurately reflect what Planned Parenthood does? Or does it have another reason for being? In this week's video, Lila Rose, founder and president of Live Action, lays out the differences between the way Planned Parenthood presents itself and the reality.

Unlike a real health care provider, Planned Parenthood is focused not on preserving but on ending lives-over 320,000 lives a year. Every year, Planned Parenthood performs more than a third of all abortions in America-over 320,000 of them.

What does Planned Parenthood really do? What do they actually stand for? **Watch the video!** 

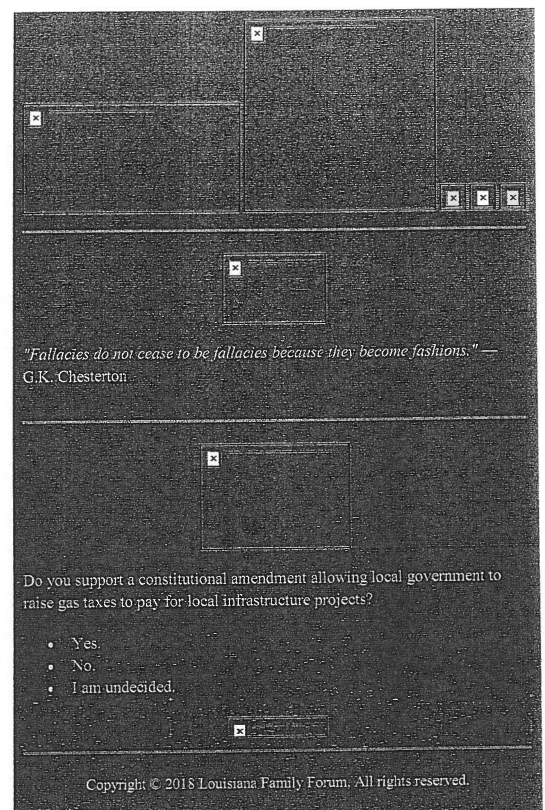
### 529 Reasons to Celebrate! Christianity Today | February 2018

×	Parents now have another
	way to save for Christian

school tuition - and this one comes with tax benefits.

Thanks to the GOP-led tax reforms, the 529 college savings vehicle – so named for the relevant section of the Internal Revenue Code – can now also be used to save money to pay tuition at any "elementary or secondary public, private, or religious school."

Read more...



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nonprofit software

From: Sent:

on behalf of Milkovich, Sen. (District Office) Wednesday, September 27, 2017 4:40 PM

To:

'iohnmilkovichforsenate@gmail.com'

Subject:

FW: ATT: Jenifer Schaye -- Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND REVIEW TERMINATED PREGNANCY REPORTS FROM THE

STATE after the filing period closes."

**Attachments:** 

img833.jpg; img834.jpg; img835.jpg; img836.jpg; img837.jpg; img736.jpg; img431.jpg; img730.jpg; img843.jpg; img847.jpg; img848.jpg; img201.jpg; img599.jpg; img844.jpg;

img845.jpg; img846.jpg

From: MIKE BOURGEOIS [mailto:bourgeoisentrprs@bellsouth.net]

Sent: Wednesday, December 07, 2016 11:22 AM

To: Milkovich, Sen. (District Office)

Subject: Fw: ATT: Jenifer Schaye -- Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND

REVIEW TERMINATED PREGNANCY REPORTS FROM THE STATE after the filing period closes."

Ms. Crosby, thank you for your assistance. As I mentioned Rep. Mike Johnson in your area has worked with Richard Mahoney on this issue for years.

---- Forwarded Message -

From: MIKE BOURGEOIS <bourgeoisentrprs@bellsouth.net>

To: "jschaye@lla.la.gov" <jschaye@lla.la.gov>; "pmixon@lla.la.gov" <pmixon@lla.la.gov>

Cc: Holocaust Memorial <ahmemorial@yahoo.com>; Jacques Ambers <ambersj@ag.state.la.us>

Sent: Wednesday, December 7, 2016 10:39 AM

Subject: ATT: Jenifer Schaye -- Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND

REVIEW TERMINATED PREGNANCY REPORTS FROM THE STATE after the filing period closes."

Ms. Schaye, I'll try to be brief. As a retired PR Director for La. state government - Dept. of Economic Dev. and then DOTD - I have been doing pro-bono PR work for various interests interested in stopping child sex slave trafficking, especially as it regards abortionists illegally covering up for their child sex slave trafficking and/or Jerry Sandusky-like child rapist customers, who illegally cover up the child sex crimes of these customers the same way two Penn State officials illegally covered up the child sex crimes of Sandusky. Sandusky is in prison, the two Penn State officials are still facing criminal charges for their cover up, and a Catholic Msgr. William Lynn is in prison serving a six year prison term for covering the child sex abuse of one priest. Yet, especially here in Louisiana, but also all over the country, LaDHH has been complicit in helping abortionists cover up the child sex crimes of their customers with complete impunity.

Like Chicago, etc., "sanctuary cities" for illegal aliens who refuse to enforce immigration laws, LaDHH has helped abortionists turn their clinics into "sanctuary cities" for child rapists, refusing to enforce mandatory reporting and other laws relative to child sex abuse.

To make a very long story short, Richard Mahoney, one of the pro-life activists for whom I have been doing pro bono PR work was told by the AG's Office that if a legislator will request an audit of this information and these documents from the La. Dept. of Health, that office will be able to begin to look into the matter. This matter is of some urgency, as the Dept. of Health can legally destroy these documents after seven years, a time period which ends at the end of this month for the documents known to Mr. Mahoney. However, if this audit can't be completed until after that date, that would still work.

I will send a followup email with even more information, but I think this email, and especially its attachments, gives you a pretty good idea of this egregious situation.

Since the AG's Office needs a legislator to request an audit of this information from the Dept. of Health, would you please advise me by return email, or by phone, (225) 767-7875) what elements should go into a draft of such a letter of request to your office? You can contact me or those listed in the cc to this email for further information. Awaiting your earliest convenient reply, Mike Bourgeois, Baton Rouge, La.

---- Forwarded Message ----

From: MIKE BOURGEOIS <bourgeoisentrprs@bellsouth.net>

To: "hq@johnkennedy.com" <hq@johnkennedy.com>

Sent: Tuesday, December 6, 2016 2:06 PM

Subject: ATT: William -- Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND REVIEW

TERMINATED PREGNANCY REPORTS FROM THE STATE after the filing period closes."

William, as I mentioned earlier, this is a national fiasco, and it would be a great issue for Treasurer Kennedy to share and/or announce the investigation of with Mike Pence, since Indiana does such a great job regarding this issue -- but Louisiana and others, not so much. As also mentioned, Richard "Rich" Mahoney is the medical technician/pro-life activist who has some 30 years of archival information on this and other matters relative to legalized abortion that are begging for investigation. Thank for your time and consideration.

---- Forwarded Message ---

To: Holocaust Memorial <ahmemorial@yahoo.com>

Sent: Tuesday, December 6, 2016 1:55 PM

Subject: Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND REVIEW TERMINATED

PREGNANCY REPORTS FROM THE STATE after the filing period closes."

Rich, this is what I sent Sen. Claitor's office.

---- Forwarded Message -----

From: MIKE BOURGEOIS <bourgeoisentrprs@bellsouth.net>

To: "sharon@claitor.brcoxmail.com" <sharon@claitor.brcoxmail.com>; Sen. Dan Claitor <claitord@legis.la.gov>

Sent: Tuesday, December 6, 2016 1:48 PM

Subject: Fw: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND REVIEW TERMINATED

PREGNANCY REPORTS FROM THE STATE after the filing period closes."

Sharon, thank you very much for hearing me out this morning. As I mentioned, I was told recently that the number to La. R.S. 40:1299.35.10 (Attachment img 730) was changed to La. R.S. 1061.21 last year.

When looking at La. R.S. 40:1299.35.10 it is important to realize that it looks like the form conforms to HIPAA Privacy Law by stating that, "The report shall be confidential and shall not contain the name or address of the woman" -- but it doesn't conform to HIPAA Law, it violates it. 1) First, the Louisiana Report of Induced Termination of Pregnancy never did and still doesn't contain the "name and address of the woman." It was always filed by case number only, and never contained any individually identifying health or other information on it, and it still doesn't. 2) But if you read the two attached screen grabs from the national HHS web site, you will see that HIPAA Law states that if health information has been de-identified (the patient can't be identified in any way) that renders the information "confidential," and since it has been rendered "confidential," there are no restrictions on its use or disclosure. But, the LaDHH interprets the information in a totally opposite way, which brings it into violation with the HIPAA Privacy Law regarding de-identified health information -- an aspect of the HIPAA Law that the LaDHH legal section is either totally ignorant of or refuses to acknowledge.

This is the first email I will send. I will send others with even further information. Thanks again. Mike Bourgeois (225) 767-7875. As I mentioned, I think that, purposely or in ignorance, LaDHH misled Sen. Broome and other legislators on this matter. When you compare the Louisiana Report with the Indiana Report, you have to ask yourself -- which state complies with HIPAA Law and open records laws -- Louisiana or Indiana? By doing opposite things with the informaqtion, they can't both be right.

---- Forwarded Message -----

From: MIKE BOURGEOIS <bourgeoisentrprs@bellsouth.net>

To: "ambersj@ag.state.la.us" <ambersj@ag.state.la.us"; "mulem@ag.state.la.us" <mulem@ag.state.la.us"

Cc: Holocaust Memorial <ahmemorial@yahoo.com>

Sent: Wednesday, March 9, 2016 4:34 AM

Subject: "Allen County Right to Life and Indiana Right to Life ROUTINELY REQUEST AND REVIEW TERMINATED

PREGNANCY REPORTS FROM THE STATE after the filing period closes."

Jacque, the quote in the subject line of this email (see attachment img 833) reminds me of the question you asked at the meeting I attended, at which you asked -- If this information is available to the public in Indiana, why isn't the same information available to the public in Louisiana? - instead of being misclassified [my description] as private and restricted by the state in its distribution and use in violation of the HIPAA Privacy Law regarding de-identified health information, which is nonpreemptable by state law. Since you asked that question, I delved further into the matter and this email shows what I found.

I will explain by commenting about each attachment. But first, some context. The reason why La. is so different from Indiana is not that Indiana is voluntarily more transparent about this information. It is that Indiana has no legal choice [neither does La. or any other state] in making the information available to the public "routinely" in order to comply with HIPAA Law. But the reason that Indiana and La. continue to differ so completely in their treatment of this de-identified health information is that all officials in La. continue to approach the situation from the mistaken impression that LaDHH is correct in its insistence that the information cannot be made public, which is the direct opposite of reality. As a result, existing officials continue to scratch their heads and officials new to the situation begin scratching their heads trying to figure out how to get LaDHH to make the information publicly available, as it is in Indiana, not realizing that a simple public records request is all that is necessary. But due to this mistaken impression from the get go, officials unnecessarily burn up an inordinate amount of time and energy trying to plead with, cajole, beg, etc. LaDHH to release the information that the agency is required to release by HIPAA Law regarding de-identified health

information -- an aspect of the HIPAA Privacy Law which can't be preempted by contrary state law. But, because of this incorrect assumption, the task seems too daunting to most officials. They assume they'll have to have probable cause, need a judge's permission, file subpoenas, call out the cavalry, use the nuclear option -- you name it. This inevitably leads La. officials to throw up their hands and protest erroneously that nothing can be done to get LaDHH to release this public information. That's why abortionist Klopfer was stripped of his license to practice in Indiana for committing these "high crimes and misdemeanors," while abortionists who break the same laws in La. continue to do so with impunity. Why should that be allowed to continue? But, since this mistaken impression persists in La., what is it that we say about doing things the way they've always been done, and expecting a different result? Just think how great Jeff Landry would look if he were the person finally able to crack this nut, set the record straight and start getting Indiana-like successful results! Moreover, particularly going forward, people like Richard Mahoney and other concerned citizens and organizations would be able to alert La. authorities to the crimes committed by abortionists, just like Allen County Right to Life did in Indiana, which would undoubtedly lead to some of them losing their licenses in La., as Klopfer did in Indiana. But, how can anybody in La. do that, particularly going forward, if LaDHH is allowed to continue to keep this public information from the public in secrecy? Richard has lots of evidence of past wrongdoing, but what about present and future wrongdoing? After all, it's not every day that abortion clinic employees throw away boxes of unshredded documents on the public side of the curb in view of pro-lifers. I don't know exactly what the AG's office is focusing on regarding this matter at this time, but it is absolutely imperative, sooner or later, that this problem regarding de-identified health information is properly addressed and reversed, if La. is ever able to have the kind of successes that Allen County Right to Life has in Indiana, thanks to that state's compliance with HIPAA Privacy Law. It shouldn't be as hard as it has been to get a state agency to comply with the law.

Now comments about the remaining attachments to this email:

Attachment imgs 833, 834 & 835 — A three page, detailed online news article about abortionist Klopfer, the laws he broke and how Allen County Right to Life was able to bring this information to the Indiana Attorney General's Office because they "routinely request and review terminated pregnancy reports [Terminated Pregnancy Report," which parallels Louisiana's "Report of Induced Termination of Pregnancy"] from the state...". As it now stands, this can't be done in La. because LaDHH refuses to release this form that contains only de-identified health information, as explained in previous emails.

Attachment img 836 -- Part of an online news article about how abortionist Klopfer was stripped of his license for, among other things, failing to report the abortion he performed on a 13 year old—a crime Allen County Right to Life was able to uncover because the Indiana "Termination of Pregnancy Report," unlike Louisiana's "Report of Induced Termination of Pregnancy," is "routinely" made public and reviewed by Allen County Right to Life and others.

Attachment img 837 — The top portion of the Indiana Terminated Pregnancy Report that Allen County Right to Life was able to acquire and take to the Indiana AG's Office as evidence that abortionist Klopfer failed to report the abortion he performed on a 13 year old girl. I have also written contact information on this attachment for Allen County Right to Life, Indiana Right to Life, the Indiana AG's Office and Indiana DHH.

Attachment img 736 -- a copy of the original news story about how Allen County Right to Life discovered that abortionist Klopfer failed to report the abortion he performed on a 13 year old, which this 20 year old Indiana man was sentenced to a year in prison for having impregnated, who was later taken for an abortion. It's seems bizarre when one compares that this guy got one year in prison for

having impregnated a 13 year old, but some one thousand 12-15 year old girls had abortions in La. between 1999 and 2010, and none of these cases were even investigated because, unlike Indiana DHH, LaDHH keeps its Report of Induced Termination of Pregnancy hidden from the public. Yet, even more incredulously, the former La. AG publicly bragged every time his cyber crimes unit nabbed an adult with child porn on their computer, boasting that those caught with child porn on their computer would receive a 20 year sentence for each picture. Wow! Only one year in prison for raping a child and taking her for an abortion and 20 years for looking at an online picture of a naked child!!? Talk about the punishment fitting the crime!! It must be one helluva lot more serious and egregious for an adult to look at a nude online picture of an underage girl than to actually have sex with, impregnate and take for an abortion the same girl. Hard to wrap one's head around that one.

Attachment imgs 847-848 -- A copy of the screen grabs from the U.S. Dept. of Health & Human Services web site I sent in a previous email(s) regarding how de-identified health information can't be restricted in its disclosure or use and how the HIPAA Law regarding de-identified health information can't be preempted by contrary state law.

Attachment imgs 431 and 843 – Img 431 is a copy of Louisiana's Report of Induced Termination of Pregnancy, which I also emailed previously. When I was a kid, Groucho Marx had a TV game show in which he told contestants, "Say the secret word and win 100 dollars." Perhaps the statement here would be, find the individually identifying health information in the secret words on this secret Report of Induced Termination of Pregnancy and win 100 dollars. Nobody would ever win though. Img 843 is a copy of Indiana's Report of Induced Termination of Pregnancy, which can easily and simply be downloaded from the Indiana DHH website, as I did.

Attachment img 201 — Information from Richard Mahoney regarding the approximately one thousand 12-15 year old girls who had abortions in Louisiana between 1999-2010, as the documents show.

Attachment img 599 — A news article in which Richard Mahoney mentions how he came into possession of the abortion clinic documents, which he shared with LaDHH in 2010 and requested the LaDHH copies in 2010, de-identified (public) health information which LaDHH continues to refuse to turn over — and which LaDHH got the Senate to declare private and off limits information in 2012 in violation of HIPAA Privacy Law regarding de-identified health information, public records laws, etc., as illustrated here.

Attachment imgs 844, 845 & 846 — As you can see from attachment 843, the Indiana Report of Induced Termination of Pregnancy, a blank copy of that document can be easily downloaded by anybody, including myself, as I did. Compare that with this three page form one must complete — if you're the right kind of person — before you can get even a blank copy of a document that is required by law to contain only de-identified (public) health information! What a travesty! As I mentioned, the LaDHH legal department could give a damn less about any child inside or outside the womb. No wonder they have tried so hard, and very effectively, to keep the public information from the public, as it documents their guilt! The state laws illegally keeping this public information from the public need to be repealed, and the LaDHH legal section needs to be investigated.

From: Sent: on behalf of Milkovich, Sen. (District Office) Wednesday, September 27, 2017 4:40 PM

To:

'johnmilkovichforsenate@gmail.com'

Subject:

FW: Brenda Crosby -- Fw: DHH Lawsuit

**Attachments:** 

f0a01b\_7ee9af71c1c7423bbdad672bd72140cd.pdf

From: MIKE BOURGEOIS [mailto:bourgeoisentrprs@bellsouth.net]

Sent: Wednesday, December 07, 2016 11:24 AM

To: Milkovich, Sen. (District Office)

Subject: Att: Brenda Crosby -- Fw: DHH Lawsuit

Further information. Sorry I didn't put Att: Brenda Crosby on my first email, as I said I would.

---- Forwarded Message ----

From: MIKE BOURGEOIS < bourgeoisentrprs@bellsouth.net >

To: "jschaye@lla.la.gov" <jschaye@lla.la.gov>; "pmixon@lla.la.gov" <pmixon@lla.la.gov>

Sent: Wednesday, December 7, 2016 10:58 AM

Subject: Fw: DHH Lawsuit

This law suit filed by Richard Mahoney offers more background into the proposed request for an audit of the Dept. of Health by the Legislative Auditor's Office. Thanks again for your time and consideration.

---- Forwarded Message -----

From: Holocaust Memorial <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a> To: Richard Mahoney <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a> Sent: Tuesday, December 6, 2016 4:18 PM

Subject: DHH Lawsuit

Ad Majorem Dei Gloriam,

Rich

From:

on behalf of Milkovich, Sen. (District Office)

Sent: To: Wednesday, September 27, 2017 4:28 PM 'johnmilkovichforsenate@gmail.com'

Subject:

FW: Fwd: Sanctuary Cities! And abortion clinics? Yes, But you just don't know about them, neither does virtually anybody else, because you won't see the information in this

email in the media, even the conservative media, or anywhere else.

**Attachments:** 

img201.jpg; img215.jpg; img659.jpg; img660.jpg; img928.jpg; img319.jpg; img847.jpg;

img848.jpg

From: MIKE BOURGEOIS [mailto:bourgeoisentrprs@bellsouth.net]

Sent: Sunday, April 02, 2017 9:44 PM

To: jrogers@forerunner.com; jschaye@lla.la.gov; Judicialwatch Info; Judith Reisman; Julie Payer; Kathy Allen; Kathy Allen; keeghan.sweeney@mail.house.gov; khernandez@studenntsforlife.org; ldejesus@avemarialaw.edu; leklayman@yahoo.com; lou@loudobbs.com; Louis Prejean; Louis Prejean; mail@priestsforlife.org; McGibboney, Keely; media@judicialwatch.org; media@projectveritas.com; media@veritasproject.com; Melissa.Gierach@mail.house.gov; Mike.Moon@house.mo.gov; Mila Sones; Milkovich, Sen. (District Office); mlopez@mrc.org; Molly Venzke; Monica Miller; msainat1@binghampton.edu; Nat Bankston

**Subject:** Fw: Fwd: Sanctuary Cities! And abortion clinics? Yes, But you just don't know about them, neither does virtually anybody else, because you won't see the information in this email in the media, even the conservative media, or anywhere else.

Sent: Sunday, April 2, 2017 3:04 PM

Subject: Re: Fwd: Sanctuary Cities! And abortion clinics? Yes, But you just don't know about them, neither does virtually anybody else, because you won't see the information in this email in the media, even the conservative media, or anywhere else.

Sorry, Charlie, you're way too late! By refusing with complete impunity to enforce for decades the law mandating that abortionists, like all other medical personnel, report cases of SUSPECTED child sex abuse to the proper

authorities, ALL cities and states in the US have illegally turned ALL abortion clinics into "sanctuary abortion clinics" for the protection of their child sex slave trafficking and/or Jerry Sandusky-like child sex criminal customers, some of the best and safest repeat customers of those in the multibillion dollar legalized US abortion industry — the only mega-industry ever created out of thin air by the US Supreme Court — all relevant government and law enforcement agencies at every level are just as guilty of refusing to enforce the mandated reporting of SUSPECTED child sex abuse law as those same officials in "sanctuary cities" are guilty of refusing to enforce immigration law [and mandatory reporting law, even for criminal illegal aliens — AND FOR THE SAME REASON.

Liberal democrats and others [even some pro-lifers] contend, ludicrously, that if immigration law is enforced, even as it regards criminal illegal aliens, that amounts to institutional discrimination against all immigrants, painting them all with the same brush, and giving all of them a black eye. Likewise, the same people don't want the public to know about "sanctuary abortion clinics" because it would definitely gives abortionists a black eye, and because of the seriousness of each individual violation of the mandatory reporter law, ALL abortionists in the US would invariably go to prison for years and

years. BELIEVE ME, THESE PEOPLE CONSIDER THAT THOSE AMERICAN CHILDREN RAPED BY CRIMINAL ILLEGAL ALIENS ARE SIMPLY ACCEPTABLE LOSSES IN THEIR FIGHT FOR DIVERSITY. SIMILARLY, THESE PEOPLE CONSIDER THAT THOSE AMERICAN CHILDREN RAPED BY CHILD SEX SLAVE TRAFFICKERS AND/OR PEDOPHILES ARE NOTHING MORE THAN NECESSARY LOSSES IN THEIR FIGHT TO KEEP ABORTION LEGAL. When, after several disagreements back and forth online about the difference between the way officials treat the rape of little boys by Jerry Sandusky-like pedophiles compared to the rape and forced abortions of vastly more little girls by child sex slave traffickers and/or pedophiles, the woman came up with the same kind of brilliant solution they're infamous for. She said that, since little boys can't get pregnant, but little girls can, her suggestion to make that situation equitable is to legalize all forms of pedophilia, thereby treating boys and girls equally under the law!!

The multibillion dollar legalized US abortion industry has enough lobbying money to curry favor from every government official and elected official at every level in the US many times over. Unfortunately, the pro-life has no such built-in money machine to buy anybody and anything they want to. So, wake up and smell the duplicity and complicity.

Richard Mahoney has tons of files of information and evidence of the guilt of abortionists and the complicity of every govt. agency and law enforcement agency regarding this matter. One set of evidence he has proves that more than 1,000 girls aged 12-15 years old had abortions Thank you.1999-2010 in Louisiana alone, none of the SUSPECTED cases of child sex abuse investigated. Ditto every other state. SEVERAL BOYS RAPED BY SANDUSKY — NATIONAL OUTRAGE!! A 14 year old American girl and a 2 year old American baby RAPED BY CRIMINAL ILLEGAL ALIENS — NATIONAL OUTRAGE!! More than one thousand 12-15 year old American girls raped and forced into abortions in Louisiana alone and between 1999-2010 alone — NATIONAL OUTRAGE? DEAFENINGLY MUTED!!

This being the case, as Smokey Bear says, "Only you can prevent forest fires." Likewise, by forwarding this email far and wide — elected officials, conservative media in particular, pro-life organizations, Trump, Pence, the White House Press Office, your contacts, etc., only YOU can begin to put out this fire that been raging unabated for decades and burning down our national soul!! Richard Mahoney will share his information and evidence with anyone interested. All he wants and we want is to make this information and evidence part of the national public discussion. So, please put on your fire fighting gear.

NOTE: If you, too, have been brainwashed by the same liberal, pro-abortion clap trap they put out, you believe that we must accept these raped girls forced into abortions as acceptable losses because abortion privacy is total and complete, and the information about these underage victims can't be used or distributed in any way. WRONG! The abortion reports that are required by law to be provided to every state dept. of health dept. by abortionists for every abortion they perform is filed by case number only, so as to completely protect the identity of the victim while identifying if the person who impregnated her is an adult. Additionally, by HIPAA Privacy Law, the information on these reports, which contain only "de-identified health information," has been rendered thru de-identification public information, which can't be restricted in its distribution or use -- and this aspect of this law can't be preempted by contrary state law. Of course, unlike Indiana, which complies with federal HIPAA Law in this regard, this hasn't stopped La. govt. from passing laws that totally restrict the distribution and use of this report in total violation of HIPAA and every public records law known to man. What's worse -- NOBODY, NOT EVEN IN THE MEDIA, CARES AT ALL. As a result, a blank copy of this report is easily downloadable from the Indiana Dept. of Health in compliance with HIPAA Law because it contains only de-identified health information. But in La., even though the same report contains only the same de-identified health information, in total violation of HIPAA and other laws,

nobody can download even a blank copy of this report, which contains only the same de-identified health information as the Indiana report, from the LaDHH website or anywhere else. So, what's the difference between a "sanctuary city" and a "sanctuary abortion clinic?" Finally, as per Lovisi v. Slayton: "In Lovisi v. Slayton, 539 F 2nd 349 (4th Cir. 1976) a federal appeals court held that "once individuals accept onlookers, whether they are close friends, chance acquaintances, observed 'peeping Toms,' or paying customers...there is no reasonable expectation of marital [Roe v. Wade] privacy with the third person [which includes sidewalk counselors and others] present." However, when sidewalk counselors discover the age of an underage girl that is taken to a clinic for an abortion, when they contact authorities, as the abortionist clinic is bound by law to do, but don't, the authorities never show up! So, still believe the abortion industry drivel, echoed by their pro-abortion supporters in and outside of govt., that abortion clinic privacy is absolute and ironclad and that officials haven't illegally turned abortion clinics into illegal "sanctuary abortion clinics?" If so, I have a piece of Atlantic Oceanfront property in Tulsa, OK I would really, really like to interest you in -- that is, if you're really pro-life to have read this far. Just look at the numbers to and dates on the attachments to these emails and you will see only a molecule on the tip of an iceberg of digitized information and evidence on these illegal practices of abortionists that we can forward to anyone with the touch of a button, just as you can. So, why not demand that the media allow Richard Mahoney et al to reveal this information and evidence to the public?

From: Daniel Green < dggreentree@aol.com>

To: mitrat@kcsrcpas.com; heather.magnon@yahoo.com; markidupuis@gmail.com; arecognition@yahoo.com; Charles Smith <nonimon@prodigy.net>; Mike Bourgeois Ps

<bourgeoisentrprs@bellsouth.net>; bayouknight@cox.net; noreply@KofC.org; bourque5261@gmail.com; nicky.bourque@yahoo.com; noelkylie659@aol.com;

janee.comeaux@yahoo.com; James Watson Nicholls <nichollj@ucalgary.ca>; Nguyet A. Hoang

<nguyet.hoang@midsouthbank.com>; Longfellow SHS Clerk - Natalie Ned

< longfellow clk@crt.la.gov >; Nicole Easton < nicole@williameastonjrlaw.com >;

nolan@taxadvisorsoffice.com; christineangelle@yahoo.com; arbychau@bellsouth.net;

susan@sdmcalibrations.com

Sent: Sunday, April 2, 2017 11:58 AM

Subject: Fwd: Sanctuary Cities!

Sent from my iPhone

Begin forwarded message:

From: Holocaust Memorial <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a>>

Date: April 2, 2017 at 11:51:15 AM CDT

To: Richard Mahoney <a href="mailto:ahmenorial@yahoo.com">ahmenorial@yahoo.com</a>>

**Subject: Sanctuary Cities!** 

Reply-To: Holocaust Memorial <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a>

Ad Majorem Dei Gloriam,

Rich

From:

on behalf of Milkovich, Sen. (District Office)

Sent:

Wednesday, December 07, 2016 11:34 AM

To:

'MIKE BOURGEOIS'

Subject:

RE: Brenda Crosby -- Fw: DHH Lawsuit

That's okay the email come directly to me. I will get this to Senator Milkovich.

From: MIKE BOURGEOIS [mailto:bourgeoisentrprs@bellsouth.net]

Sent: Wednesday, December 07, 2016 11:24 AM

To: Milkovich, Sen. (District Office)

Subject: Att: Brenda Crosby -- Fw: DHH Lawsuit

Further information. Sorry I didn't put Att: Brenda Crosby on my first email, as I said I would.

---- Forwarded Message -----

From: MIKE BOURGEOIS <br/>
bourgeoisentrprs@bellsouth.net>

To: "jschaye@lla.la.gov" <jschaye@lla.la.gov>; "pmixon@lla.la.gov" <pmixon@lla.la.gov>

Cc: Holocaust Memorial <a href="mailto:Ambers de la combers de la comber

Sent: Wednesday, December 7, 2016 10:58 AM

Subject: Fw: DHH Lawsuit

This law suit filed by Richard Mahoney offers more background into the proposed request for an audit of the Dept. of Health by the Legislative Auditor's Office. Thanks again for your time and consideration.

---- Forwarded Message -----

From: Holocaust Memorial <a href="mailto:ahmemorial@yahoo.com">ahmemorial@yahoo.com</a> Sent: Tuesday, December 6, 2016 4:18 PM

Subject: DHH Lawsuit

Ad Majorem Dei Gloriam,

Rich

From:

on behalf of Milkovich, Sen. (District Office)

Sent:

Thursday, September 22, 2016 6:31 PM

To:

'Louisiana Family Forum'

Subject:

RE: Photos from LFF Awards Gala

Thank you.

From: Louisiana Family Forum [mailto:info@lafamilyforum.org]

Sent: Thursday, September 22, 2016 10:15 AM

To: Louisiana Family Forum

Subject: Photos from LFF Awards Gala

Hello,

We are so happy that you could be a part of the 2016 Awards Gala! Thank you for serving the families of this great state:)

Please find photos from the event at this link: https://centralcitynews.smugmug.com/Family-Forum-Annual-Dinner-9/i-gNQXc7V

Best Regards, Victoria Kelley Louisiana Family Forum 225-344-8533

From:

on behalf of Milkovich, Sen. (District Office)

Sent:

Thursday, August 04, 2016 10:37 AM

To:

'Victoria Kelley'

**Subject:** 

RE: LFF Legislative Awards Gala: Table/ Additional Tickets

Thank you.

From: Victoria Kelley [mailto:victoria@lafamilyforum.org]

Sent: Wednesday, August 03, 2016 4:33 PM

To: Milkovich, Sen. (District Office)

Subject: LFF Legislative Awards Gala: Table/ Additional Tickets

#### Brenda:

As per request, I've attached information on table sponsorship for the Gala if Sen. Milkovich is interested in purchasing a table for additional guests. You can also find more information on our website at www.lafamilyforum.org/2016gala

Not included on the attachment or on the website are the options for single tickets and double-couple tickets. These are available as well by request.

Single tickets (1 tickets) - \$150 Douple-Couple tickets (4 tickets) - \$500

Please feel free to give me a call if you have any additional questions.

Thank You!

Victoria Kelley Louisiana Family Forum 225-344-8533(o) 225-939-3297(c)

From:
Sent:
To:
Subject:

on behalf of LFF 60-Second Brigade Team

Friday, February 19, 2016 4:09 PM Milkovich, Sen. (District Office)

60-Second Brigade Alert - Please Take Action Now!

×				

### Please VOTE NO on TAX THE TITHE AND TAX THE TAX!

The House Ways & Means Committee will soon vote on <u>HB 17</u> by Rep. Chris Broadwater, R-Hammond, and <u>HB 33</u> by Rep. Walt Leger III, D-New Orleans.

Please contact the Committee members with the following message:

"I respectfully request that you do not Tax My Tithes nor my Federal Income Tax. I would also like to maintain my medical and home mortgage deductions."

Click the 'Take Action Now' button and ask the committee members to PLEASE VOTE NO on HB 17 and HB 33!



FORWARD this email to your friends and family!

Thank You! LFF 60-Second Brigade Team

follow on Twitter | friend on Facebook | donate

Our mailing address is: 655 Saint Ferdinand St. Baton Rouge, La 70802

You're receiving this email because of your relationship with Louisiana Family Forum and/or Louisiana Family Forum Action. If you no longer wish to receive emails, Please DO NOT REPORT AS SPAM, instead click the unsubscribe link below. PLEASE NOTE: If you click the unsubscribe link, it will unsubscribe you from our entire list. If you only wish to unsubscribe from a particular email, then click "update your subscription preferences" below. Thank you! We are privileged to have you as part of our team!

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nonprofit software

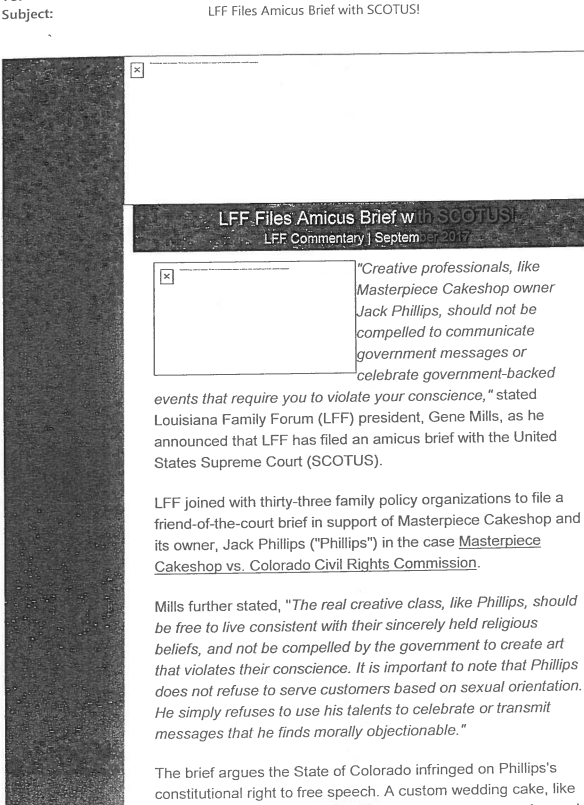
From: Sent:

To:

on behalf of Louisiana Family Forum Family Facts

Tuesday, September 12, 2017 3:55 PM

Milkovich, Sen. (District Office)



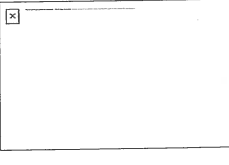
The oral argument before the Supreme Court will likely take place in the Fall of 2017. To read the brief, click here.

LFF is committed to protecting free speech and free exercise of religion – please join us! To contribute, please click here. Thank you for standing with Louisiana Family Forum as we advocate for Louisiana families!

Louisiana Tax Credit for Porn?

The AMC series "Preacher" has portrayed Christ in a graphic sex scene that combines blasphemy with pornography, and regrettably, Louisiana tax payers appear to be on the hook to pay for it ... MAYBE.

×



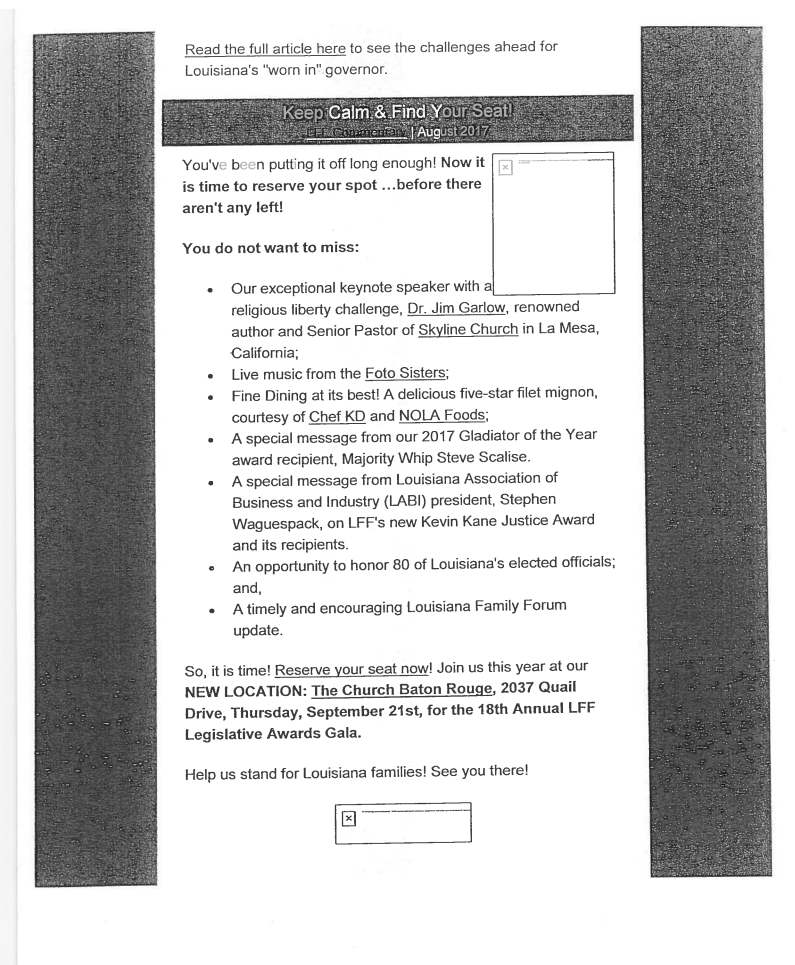
According to news reports, Season 2 for the series was filmed in New Orleans earlier this year – presumably, including the offending episode. This makes the show eligible for state tax credits under a Louisiana law passed in 2002 intended to foster growth in the state's film industry, also known as "Hollywood South."

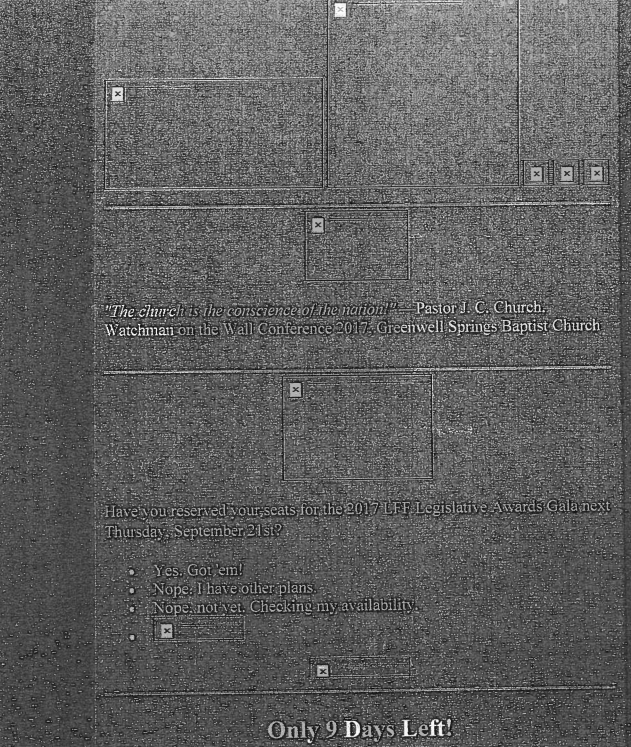
Read the rest of the article <u>here</u> to find out what you can do to stop this!

### 'Worn-In' Governorship?

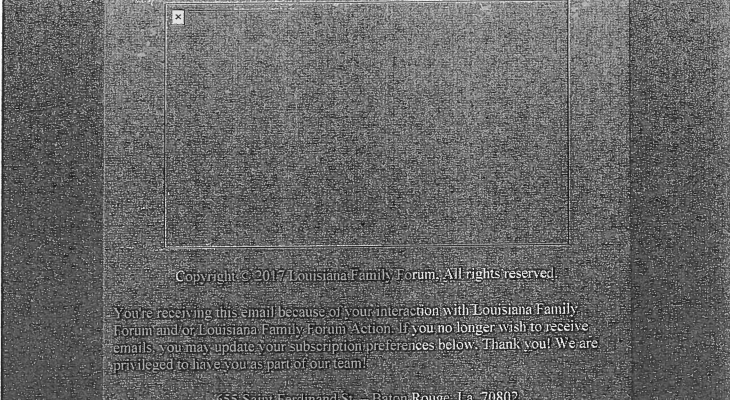
There was no honeymoon period for John
Bel Edwards after he was elected as
governor in 2015. He didn't get a pass from
the press, the Legislature (actually the House
in particular) launched immediately for his
jugular and his other political enemies most
certainly did not order up a ceasefire.

That said, going from Bobby Jindal to Edwards was still a bit of a transition for Louisiana's political class. Movers and shakers had to figure out what it meant to have a Legislature controlled by Republicans and a Governor's Mansion occupied by a Democrat.





Only 9 Days Left!
Reserve Your Seat Today!
CLICK HIERE



655 Saint Ferdinand St. – Baton Rouge, La. 70802 225-344-8533 | 800-606-6470

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From:

on behalf of Holocaust Memorial

Sent:

Friday, May 04, 2018 7:03 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

4 minute clip of Rep. Duplessis and Sen. Milkovich discussing SB 181 (Louisiana's 15

week abortion ban)



Dear Senator Milkovich, send Rep. Duplessis this picture of Iowa Governor signing into law a ban on abortion after the heartbeat can be detected. 21 days. She is a women. Ad Majorem Dei Gloriam.

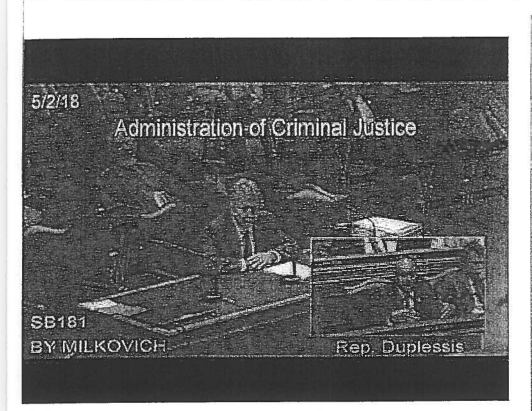
Dear Friends,

Rep. Duplessis, the new kid on the House floor needs to be voted out next election. Listen to him berate those who testified for Life just because they were men. My wife couldn't be there because she was helping with the children and grandchildren and others were helping at the pregnancy centers. The SB 181 goes to the full house Tuesday, May 8 2018. Please ask any mothers and women who can make it to come and support this prolife legislation and scold Rep. Duplessis for his comments and show him the women of Louisiana are Prolife. The abortion cartel clapped at his demonic remark and boasted women have the right to kill their baby if they think it is not the right guy, the right time or inconvenient circumstances which will affect their careers. They call baby murdering women's health care. These are Our Lord Jesus Christ's babies who are being murdered with impunity and pride.

Ad Majorem Dei Gloriam,

Richard Mahoney

https://youtu.be/FYQszL02JNw



Rep. Duplessis questions Sen. Milkovich about Louisiana's 15 week abortion ban bill 181

youtu.be

Louisiana
Representative
Duplessis questions
Senator Milkovich
about Senate Bill 181.
The bill which bans
abortions after 15weeks gestation was
discussed in...

From:

on behalf of Holocaust Memorial

Sent:

Wednesday, March 21, 2018 10:21 PM

To:

Mike Johnson; John Milkovich; Milkovich, Sen. (District Office)

Cc:

EWTN Pro-Life Weekly; World Over EWTN; Catherine Szeltner; Raymond Arroyo

Subject:

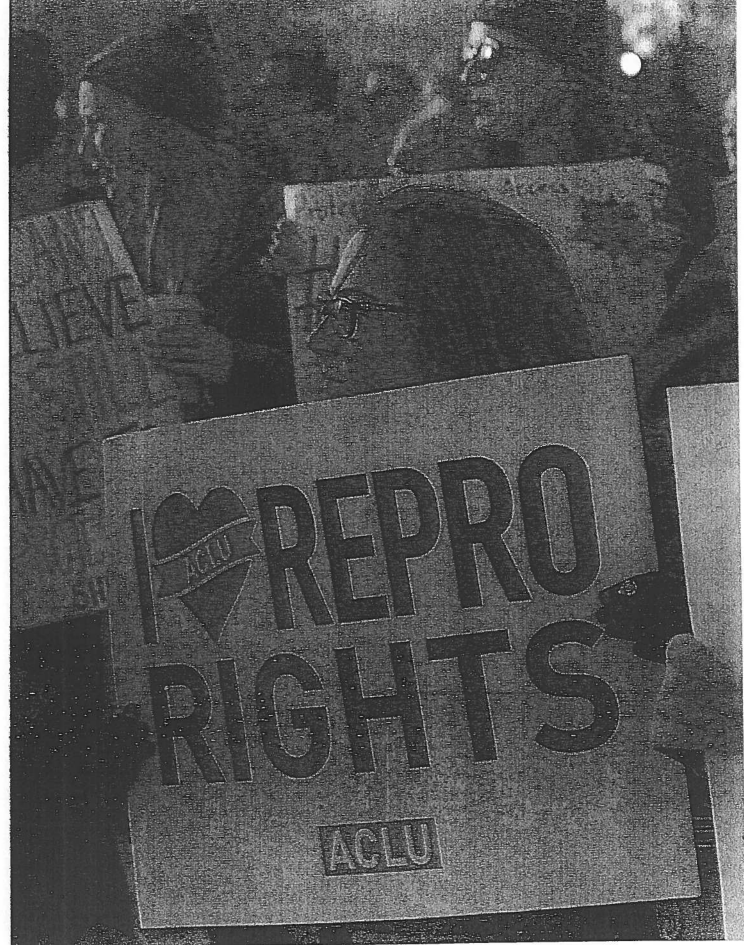
Egregious Medical Malpractice by the abortion cartel with governmental complicity

Dear Congressman Mike Johnson,

This fake news was on National Media Outlets across America today. Enough is enough. Please refute these lies with the truth from the Halls of Congress tomorrow and reveal how the abortion cartel has butchered millions of women in their death camps and covered these crimes by falsifying the reports to the Department of Health and Hospitals. May we shame the devil and speak the Truth for once from our Nations Capitol.

Ad Majorem Dei Gloriam,

Richard Mahoney



The <u>inundation of misinformation</u> about abortion is one of the most significant hurdles women face when attempting to make informed decisions about their own reproductive care. Thanks to newly released research from the <u>National Academies of Science</u>, Engineering, and <u>Medicine</u>, at least one pervasive misconception about women's health care can be cleared up once and for all: the false notion that abortion procedures are dangerous. According to the study's conclusions, it's actually <u>restrictive legislation</u>, not the abortion procedure itself, that places women's health in danger.

This newly released study, <u>The Safety and Quality of Abortion Care in the United States</u>, measured the quality of American abortion care against five standards: safety, effectiveness, patient-centeredness (care that is based on individual patient needs and preferences), efficiency, and equity. Thirteen independent researchers convened to closely examine the patient experience before, during, and after receiving an abortion. Scientists were able to measure the safety of different abortion methods, determine the types of clinics and clinicians that can safely administer high-quality abortion care, and define the long-term effects an abortion has on the patient.

Related:



News Flash, Donald Trump — Abortions Rarely Happen in the Ninth Month

Find a sampling of the abortion-related myths that this study found to be false below:

# Myth #1: Women who receive abortions are at a heightened risk for breast cancer, infertility, and other health problems.

- Having an abortion does not increase a woman's risk of the following physical health problems: secondary
  infertility, pregnancy-related hypertensive disorders, <u>abnormal placentation</u>, preterm birth, or breast cancer.
- Having an abortion does not increase a woman's risk of the following mental health problems: depression, anxiety, or post-traumatic stress disorder (PTSD).

### Myth #2: Abortions are highly dangerous procedures.

- Serious complications resulting from an abortion are rare and occur far less frequently than during childbirth.
- Abortions are safer the earlier they are performed, meaning mandatory waiting periods and required precounseling (laws that are in effect in <u>27 and 35 states</u>, respectively) cause greater risk of complication.

# Myth #3: Doctors in hospitals are the only medical professionals who can safely perform abortion procedures.

- Most abortions can be safely performed in office-based settings, meaning a hospital setting is often unnecessary.
- No special equipment or emergency arrangements are required for medication abortions.
- Advanced practice clinicians (APCs), physician assistants (PAs), certified nurse-midwives (CNMs), and nurse
  practitioners (NPs) can safely and effectively provide medication and aspiration abortions.
- Clinicians performing abortions do not require hospital privileges to ensure a safe outcome for patients.

Dr. Monica R. McLemore, a research scientist at <u>Advancing New Standards in Reproductive Health</u> (ANSIRH) and assistant professor at the University of California, San Francisco, summarized the study's conclusions to POPSUGAR as a confirmation of what she says abortion care providers have recognized for some time. "The quality of abortion care and patients' experiences of that care are high," McLemore explained, adding that the level of abortion care provided is compromised when lawmakers "create barriers to care by imposing medically unnecessary restrictions that ultimately push abortion out of reach."

"Understanding any actual risks associated with abortion is important because we need to be able to provide medically proven information about all pregnancy decisions — including risks associated with continuing and spacing pregnancies — to anyone who walks through our doors," Dr. McLemore told POPSUGAR.

From:

on behalf of Holocaust Memorial

Sent:

Wednesday, June 20, 2018 8:15 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Nine Abortionists Caught Doing Abortions on Girls as Young as 12, Not Reporting

Sexual Assault to Authorities

Senator Mill and Senator Claitor promised an investigation into the abortion cartels cover-up of child molestation last month during the Legislative hearings. Where is the Legislative Auditors report on the number of falsified ITOP forms submitted to the DHH by the abortionist over the past 20 years? This must be released so it can be handed over to the Attorney General and Inspector General for prosecution of those clinics and doctors involved. The link below shows the magnitude of the problem in Indiana. Sadly it is worse in Louisiana.

Ad Majorem Dei Gloriam,

Richard Mahoney

http://www.lifenews.com/2018/06/20/nine-abortionists-caught-doing-abortions-on-girls-as-young-as-12-not-reporting-sexual-assault-to-authorities/#.Wyr5KSii9gY.email

From:

on behalf of Holocaust Memorial

Sent:

Sunday, June 10, 2018 5:52 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Legislative Auditor Read PDF attachments

Attachments:

img004.jpg; img005.jpg; img006.jpg; Rep. Boustany.pdf; Rep. Boustany-Charlie Dirks.pdf; Rep. Boustany-Sec. Greenstein.pdf; Sec. Greenstein.pdf; Rep. Lamar Smith.pdf

Dear Legislative Auditor

There is a great disparity between the Department of Health and Hospital, Center for Disease Control (CDC) and the Guttmacher Institutes data on abortion. Between 1999-2009 the CDC reported 32 percent less abortions than the Guttmacher Institute. This inability to access reliable data from states and the continuous falsification of data by abortionists make governmental annual reports about abortion in America unreliable. This should cause grave concern to Congress and the citizens of America. CDC data on the age of the mother of the baby, the age of the father of the baby, medical complications from abortion, abortion procedure used, type of contraceptive used when patient got pregnant and demographics nullifies the assertions made by the federal government on abortion safety.

These gross disparities discredit the HHS, CDC and Department of Health and Hospitals. Congress must determine if this was by intentional deception or bureaucratic oversite and proceed with criminal charges if the law was broken so public confidence can be restored.

Rep. Charles Boustany had called for a Congressional Probe into the egregious medical malpractice committed by the abortion cartel. He wants the public disclosure of statistical information at the Department of Health and Hospitals Vital Records Registry of the documents falsified by the abortionists to be made public (See attached PDF's). Rep. Boustany had asked Congress and the Louisiana Department of Health and Hospitals to protect the children of this nation and of his home state of Louisiana from child predators by releasing the information at the Office of Vital records which shows that abortionist failed to report the ages of the fathers who got these children pregnant and thus shielded these child molestors from prosecution. One study by the Guttmacher Institute stated that two-thirds of mothers 15-19 have partners who are 20 vears or older.

Attached are PDF's concerning Rep. Boustany's call for a Criminal investigation of the abortion cartel's egregious medical malpractice and child molestation cover-up and DHH's complicity with these crimes. We would like the Inspector General and the Legislative Audit Commission to audit the ITOP forms submitted to the Department of Health and Hospitals for the years 1999-2010 and determine how many forms were pre-signed and pre-checked by the abortionist's in this state and and then submitted to the DHH. The Legislative Auditor can tabulate how many ITOP forms omitted medical complications and the age of the father of pregnant minors seeking an abortion when the abortion was done on a minor during these years. The number of complications from abortion reported on the ITOP forms during each of these years needs to be tabulated and reported and the number of ITOP forms which omitted the age of the father when it was a minor having the abortion needs to be tabulated and reported.

### **Power Points for Legislative Audit**

1. A legislative audit would verify the number of abortions on minors without the appropriate documentation of the age of the father on the ITOP forms. (Induced Termination of Pregnancy Forms) by assuring that the age of each minor on whom an abortion was performed and the corresponding age of the listed biological father was documented on each ITOP form submitted to the DHH.

- 2. The number of "Report of Induced Termination of Pregnancy" forms submitted to the DHH in each state can then be compared with the number of abortions performed on minors.
- 3. The number of reports to the Child and Family Services on pregnant minors seen at the abortionist facilities can be then compared with those submitted to the DHH.
- 4. The number of children molested and raped can then be identified and the perpetrators prosecuted.
- 5. The agencies and personnel complicit in the cover-up or negligence in protecting minors by not reporting to the appropriate agencies can be prosecuted.
- 6. The abortionists and abortion facilities that failed to report properly to the Department of Health and Hospitals, Sex Crimes Lab, and Child Protection Agencies, or who did illegal abortions to cover up rape can then be prosecuted to the fullest extent of the law.

The abortion clinics, Causeway Medical Clinic, Bossier City Medical Suite, Delta Clinic of Baton Rouge, Midtown Medical, Women's Health Care Center, and Associated Abortionists, sued Louisiana Department of Health and Hospitals, Secretary Bruce Greenstein, to stop him from closing down these abortion clinics after they were found guilty of violating La. R.S.40.80 (not reporting to the required state agency information on the sexual contact of minors who entered their abortion clinics pregnant. In a DHH inspection of the clinic Case # 11-30296 document 00511509720, date filed 6/15/2011. The Delta, and Causeway Clinic managers responsible for filling out the form Report of Induced Termination of Pregnancy said the facility had never filled in age of the father of the unborn child when doing abortions on these minors. They always wrote Unknown in the section of the form denoting the age of the father. Never in their history did they comply with La. Children's Code article 503 which states that all health practitioners, physicians, residents, interns, hospital staff members, licensed nurses, nursing aides, emergency medical technicians, paramedics, and medical examiners report to the Child Protection Agency, Sex Crimes Lab, and other state agencies, when a child under the age of 17 is pregnant. We demand swift action by the District Attorney and Attorney General to prosecute these physicians and abortion clinics who failed to protect the children in our state from child predators and pedophiles by not complying with the law. Delta needs to be prosecuted under the required laws: RS 14:403, RS 40:1299.35.6(F)(G) and Title 48 § 4415(E)(2), Federal Law 42 USC § 1320d-6.

This overview is just a small tip of the iceberg concerning this criminal activity of abortionist in this country with DHH complicity. The failure of Delta Clinic and all other abortion clinics in Louisiana and other states to submit complete, statutorily required information to the Vital Records Registry-Louisiana's single source of statistics on the safety and number of abortions performed each year has some striking implications. The Delta clinic and their affiliates are the largest abortion providers in the state. If Delta Clinic reports on the number of abortions performed and the number of complications it encountered are much lower than the actual figure and if no records of the age of the father of pregnant minors were reported, then that necessarily means all state and federal abortion statistics, which have been derived from these numbers have been grossly understated. These statistics show how many cases occur and which populations are affected so preventive strategies can be implemented to reduce recurrence of medical malpractice, child molestation and resulting injuries.

This practice of falsifying legal medical documents to the DHH Office of Vital Records and the medical malpractice and fraud involved in sending forms to the DHH that were pre-printed with pre-printed question responses checked off and completed prior to seeing any patients is tantamount to the largest travesty of justice ever perpetrated by a branch of the medical establishment under the

guise of Women's Reproductive Healthcare. All this with governmental complicity. In no other branch of medical practice, (Cardiology, Neurology, Pulmonary, ect.) would this be tolerated. The ramifications of these perjuries to the health of women and families in the United States is "staggering". They include infections, adverse drug reactions, uterine perforations, hemorrhage, STD's, loss of limbs, emergency hysterectomies, deaths and the cover up of child molestation to name a few.

The Legislative Auditor and Inspector General must act immediately to convoke a study and comprehensive report on the erroneous and fabricated reporting by the abortion cartel and subsequently publish an accurate report on their findings so researchers, health care providers and governmental policy makers can make appropriate health care policies based on medical and statistical fact.

The DHH and Federal Centers for Disease Control and Prevention should be required to revise their annual statistical reports over the past 39 years and notify all agencies and interested citizens that their data is now unreliable. It will take a Congressional Probe and Attorney General Criminal Investigation pending this initial inquire to determine the extent of injuries and molestation cover-up that have occurred in Louisiana over the past 45 years.

Ad Majorem Dei Gloriam,

Richard Mahoney 225-938-1139

From: Sent:

To: Subject: on behalf of Holocaust Memorial Tuesday, June 05, 2018 5:17 PM John Milkovich; Milkovich, Sen. (District Office)

Planned Barrenhood Child Molestation Cover-up

## LVEACTION

Hi Richard,

Live Action released two videos today showing Planned Parenthood employees, caught on camera at 15 different facilities across the country, willing to cover up child sexual abuse and child sex trafficking.

More Massive in Louisiana, yet still not investigated by Governmental Officials. Read Life Action Report Below and take action in Louisiana Ad Majorem Dei Gloriam Richard Mahoney

Recorded in 2008 and 2011, today's videos include an investigation of child statutory rape reporting as well as child sex trafficking aiding and abetting at Planned Parenthood, adding to the mounting body of evidence that the corporation's culture of cover up is systemic and widespread.

Watch the docuseries: <a href="https://www.liveaction.org/aidingabusers/">https://www.liveaction.org/aidingabusers/</a>

As these videos show, along with the decades of court cases and testimonials of former Planned Parenthood employees we released last week, the evidence is overwhelming: Rather than reporting suspected abuse to authorities, Planned Parenthood has repeatedly looked the other way.

Because of Planned Parenthood's atrocious record of returning victims to their abusers to suffer yet more abuse, it's clear there is a widespread culture of covering up abuse for profit at the abortion giant.

We must show more people the truth of how Planned Parenthood profits from killing more preborn children by enabling sex abuse - and convince our representatives to take action to defund the abortion giant.

Please share these videos today - only your action can help stop the cycle of abuse.



For life,

Lila Rose
President & Founder
Live Action

Live Action 2200 Wilson Blvd. Suite 102 PMB 111, Arlington, VA 22201

You received this message because you are subscribed to Action Alerts from Live Action.

If you would rather not receive this type of email, you can update your email preferences here or unsubscribe from all future emails.

From:

on behalf of Holocaust Memorial

Sent:

Tuesday, June 05, 2018 8:53 AM

To: Cc:

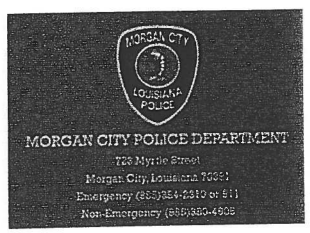
John Milkovich; Milkovich, Sen. (District Office); Stephen Russo Troy Newman; Troy Newman; Mark Crutcher; Mark Harrington

Subject:

Dr. Nsikan St. Martin

The mystery murderer who has wearing disguises and has been driving borrowed cars, dealer cars and other rentals to drive to Delta Clinic in Baton Rouge is Nsikan St. Martin. She is back even after being told by her clinic and hospital not to do abortions while working for them and has been killing babies at the Delta Death Camps in Baton Rouge Louisiana for the past six months. We will expose her crimes in Morgan City and throughout Louisiana.

Dear Michelle Alletto, Deputy Secretary Department of Health and Hospitals. Please investigate Nsikan St. Martins involvement in the crimes committed by the Delta Clinic in Baton Rouge. I have copied and pasted the police report from the Morgan City Police Department on her arrest on 11/01/2015. The LSBME (Louisiana State Board of Medical Examiners) District Attorney and Attorney General should also receive a copy of your report by the Health and Standards Section of the DHH. Ad Majorem Dei Gloriam! Richard Mahoney



Nsikan M. St. Martin, 32 years of age, Address- Marquis Manor Morgan City, La. was arrested on 11/01/2015 @ 11:49 am.

Charge: Possession of Sch I Marijuana

Possession of Drug Paraphernalia Posssession of Sch IV (Alprazolam) Possession of Sch II (Mepheylphenidate)

Possession of a Firearm in the Presence of CDS

Violation of Uniform Controlled Dangerous Substance Law



Nsikan M. St. Martin

Officers were dispatched to a residence on Marquis Manor in regards to removing an individual. When officers arrived, they spoke to Nsikan St. Martin, who wanted Alisa Marshall removed from her residence. While talking to officers, St. Martin informed them that Marshall had suspected marijuana in her vehicle. Officers were able to speak to Marshall and informed her of what was alledged. Marshall gave officers consent to search her vehicle and officers located suspected Marijuana and items used to smoke illegal narcotics in the vehicle, After finding the items, Marshall stated that suspected marijuana could be located in the bedroom of St. Martin. Officers again spoke to St. Martin and told her what Marshall had stated. St. Martin gave officer consent to search her bedroom. Officers located suspected marijuana, pills identified as Alprazolam and Mephelyllphenidate and items used to smoke illegal narcotics. Also, several firearms were located in the bedroom. Both Marshall and St. Martin were placed under arrest and transported to the Morgan City Police Department for booking. Both were later released on bail.

# Ad Majorem Dei Gloriam,

---- Forwarded Message ----

From: Holocaust Memorial <ahmemorial@yahoo.com>
To: "michelle.alletto@la.gov" <michelle.alletto@la.gov>

Sent: Friday, February 17, 2017 2:33 PM

Subject: Dr. St. Martin

Have you received the DHH report on the Idealease truck illegal transport of biohazardous waste? You also need to investigate Delta Clinic abortionist Dr. St. Martin. She most likely was involved in the New Roads rape case which the District Attorney is prosecuting.



Dr. Nsikan St Martin, MD

Obstetrics & Gynecology | Female | 34 years old Published on Nov 17, 2015

Dr. Nsikan St Martin, A gynecologist and Obstetrician from Morgan City, was Arrested by the Morgan City Police, for possession of Banned Drugs and Firearms.
 The Morgan City Police Arrested Nsikan St Martin and Alisa O. Marshall, both residents of Morgan City who were arguing each other and complained about each other thus both getting arrested, According to the News published in http://theadvocate.com.

Nsikan St. Martin who is a gynecologist and Obstetrician working in the Teche Regional Medical Center, was the first to call the Morgan City police to remove Alisa O. Marshall from her home. Nsikan St. Martin informed the Police that they would find marijuana in Marshall's vehicle, parked just outside her home.

Marshall who got Arrested after police found Marijuana in her vehicle, in turn told them while on their way to jail that She too suspected marijuana could be located in the bedroom of Doctor Nsikan St. Martin," Blair said.

When the Police searched St. Martin's home, they found not only marijuana in Nsikan St. Martin's bedroom, but also confiscated Alprazolam and Methylphenidate drugs, that are illegal to possess without a prescription in the U.S.

Not only drugs, but the Police also found and confiscated several firearms they found in the bedroom.

Dr. Nsikan St Martin who is just 32 years old, was booked into the Morgan City jail on counts of possession of marijuana, Scheduled IV drug Alprazolam, Schedule II Methylphenidate, drug paraphernalia, firearms in the presence of illegal drugs, and violation of the controlled dangerous substance laws.

Here are the News Sites that Covered this news: http://www.morgancitypolice.org/index... http://theadvocate.com/news/ acadiana/... http://www.banner-tribune.com/ local



Morgan City Police Department. Morgan City, La.



## theadvocate.com | The Advocate | Baton Rouge News, Sports and Entertainment

The Advocate is Louisiana's leading news source, providing award-winning local and regional news coverage.

The Morgan City District Attorney did not even take her case to court. Since their is no record of it at the Clerk of Courts Office he may have swept it under the rug and let her get away with illegal drugs, firearms without even a trial. More corruption to hide the crimes of abortionists. St. Martin tried to declare bankruptcy in 2016 and someone on Facebook even said she was a stripper in New Orleans on the weekend. We need to hold Tech Medical Center and the District Attorney accountable for this cover-up and demand prosecution and the Louisiana State Board of Medical Examiners need to discipline her for her crimes. Pass this information on to the Advocate and Morgan City news outlets.

Ad Majorem Dei Gloriam,

Richard Mahoney 225-938-1139

From: Sent: on behalf of Holocaust Memorial Tuesday, May 01, 2018 5:34 PM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Letter to Cecile Castello DHH

Dear Cecile Castello DHH IDR Program Manager Health Standards Section

Thank you for your letter dated March 20, 2017 pursuant to our complaint of non-compliance of regulations and unlawful medical practices of the Delta Clinic, 756 Colonial Dr. Baton Rouge, Louisiana and the Women's Health Center, 2701 General Pershing St., New Orleans Louisiana, both owned by Leroy T. Brinkley of Philadelphia, Pennsylvania. Your letter stated that non-compliance with regulations on the part of the facility could not be determined based on our allegation. We dispute DHH's findings of the investigation. You have the original complaints we submitted to the DHH and pictures taken of these events. Since the time of your letter dated March 20, 2017 we have received further information about Dr. Rashonda Deans & Leroy T. Brinkley's criminal behavior at Delta & Womens Health Center. We have been told by nurse Tina who assists Dr. Dean that Dr. Dean routinely throws aborted babies whose gestational age is 10 weeks and under into the regular trash bins and only throws babies over 10 weeks into the required "Biohazardous Waste Containers." Tina notified us that they see many young girls who have been raped by family members. Manager Javonne Turner who has worked for Brinkley for nearly 20 years informed us that Leroy Brinkley conspired with convicted murderer Kermit Gosnell to keep evidence of his involvement with Gosnell's abortion "House of Horrors" 3801 Lancaster Ave, Philadelphia Pennsylvania from being brought out at the trial. Christine Wechsler homicide prosecutor with the District Attorney Office in Philadelphia contacted me during the trial to obtain information about Leroy Brinkley and Eileen White O'Neill involvement. Senator Vitter wrote a letter to the DHH and asked that an investigation by the Attorney General's and District Attorneys be opened on this matter and there has been extensive news coverage of Leroy Brinkley involvement with Gosnell. See one such report below! As you know Leroy T. Brinkley owned the Atlantic Womens Health Center in Delaware and would hire Kermit Gosnell to do his late term abortions. Gosnell and sometimes other abortionists would start the abortion procedure at the Delaware Clinic and then transfer these patients over state lines to have Kermit Gosnell finish the late term procedure at his abortion facility on Lancaster Ave in Philadelphia. Kermit Gosnell often snipped the necks and spinal cords of these babies when they came out alive in order to kill them after birth, for which he is in jail. One such incident was recorded at Gosnell's trial: The grand jury investigating Gosnell's operation noted that at times, Gosnell would begin late-term abortions at the Atlantic Women's Services in Wilmington and complete the abortions at his clinic in Philadelphia, a practice apparently tolerated by Brinkley. The report especially noted an incident with a teen-aged patient the grand jury simply called "Sue," who appeared to Gosnell's staff to be "seven or eight months pregnant." Gosnell collected his \$2,500 fee and inserted laminaria into Sue while at Brinkley's Wilmington, Delaware, abortion clinic, and instructed her to be at his Philadelphia clinic by 9:00 AM the next day.

After 13 painful hours in labor, Sue delivered "Baby Boy A," an infant so large that Gosnell joked that he could walk him to the bus stop. Even though he was alive and moving, Gosnell "snipped" his spinal cord and tossed him into a shoe box, where he continued to move until he died. Experts estimated Baby Boy A was at least 32 weeks gestation, if not more.

Sue suffered complications that Gosnell dismissed. Eventually, after days of suffering and pain, Sue was rushed to a legitimate hospital where she was treated for life-threaten complications. She nearly died. After a week and a half in the hospital, Sue remained painfully thin and took months to recover from her ordeal.

There are many other violations which we will record and send to you in the near future. I would like a complete report of your investigation of Delta on January 25, 2017 and all your findings including the observations of facility practices, interviews of personnel and review of pertinent records. After receiving that report which I am entitled to under the "Freedom of Information Act" we can have a meeting to summit our findings of new violation being committed by Brinkley and Dean at the Delta and Womens Health Center. Thank you for your cooperation in these matters.

Richard Mahoney, 225-938-1139

February 2, 2011

Secretary Bruce Greenstein Department of Health & Hospitals P.O. Box 629 Baton Rouge, LA 70821-0629

Dear Secretary Greenstein:

I am writing to seek your immediate and personal involvement in investigating and taking all appropriate enforcement action against the abortion facility known as the Delta Clinic in Baton Rouge, Louisiana. Recent media reports indicate that this abortion clinic has a record of grievances and possible serious violations more than sufficient to warrant immediate action by the Department of Health & Hospitals.

In fact, these reports are so condemning that even the National Abortion Federation has suspended the Delta Clinic's membership and will no longer refer women to the abortion center. However, the clinic is still open for business because only your department has the authority to shut it down. According to the DHH Office of Health Standards, there is not yet an open investigation into this matter. If it is true that the Delta Clinic is in violation of Louisiana or federal law, I urge you to immediately suspend the facility's license to ensure the protection of women seeking their services.

As you may know, a Pennsylvania abortion practitioner and several of his employees were recently charged with murder and other crimes related to running a horrific abortion practice that endangered the lives of countless women and children. News accounts have revealed that one of those employees, Eileen O'Neill, is a former employee of the Delta Clinic. She has been arrested for a number of violations that include theft by deception for pretending to be a licensed physician.

According to the grand jury, the travesty in Pennsylvania was partly due to the failure of state and local officials to perform their duties properly. We must not allow this to happen in Louisiana, especially when the Louisiana Legislature has recently provided the necessary tools to prevent against a similar occurrence. I urge you to utilize the enforcement tools provided in Act 490, enacted last year, to the fullest extent possible. If there have been violations by the Delta Clinic that "pose an immediate threat to the health, welfare, or safety of a client or patient," the Louisiana DHH should immediately order the clinic to close and cease providing abortions.

It is critical that we all take action to prevent dangerous and unsanitary medical conditions. That is why I have introduced the Pregnant Women Health and Safety Act, which would require that any physician that performs an abortion have admitting privileges at a local hospital, and that their patients have access to a nearby hospital where the patients can receive follow-up care in case complications do occur. This requirement offers a simple way to protect against the horrific practices that went unnoticed in Pennsylvania until many innocent human beings lost their lives.

Fortunately, our state has provided you with the means to take quick action against any abortion clinic engaged in unsafe practices. I urge you to vigorously investigate the alleged violations against the Delta Clinic to ensure that no woman's life is endangered.

Sincerely, David Vitter

cc: Governor Bobby Jindal
The Honorable Willie L. Mount, Chairman, Louisiana State Senate Health & Welfare Committee
The Honorable Kay Katz, Chairman, Louisiana House of Representatives Health & Welfare Committee



Kermit Gosnell, the abortion practitioner who is the subject of national controversy over the eight murder charges he is facing for killing a woman in a failed abortion and killing babies shortly after birth in abortion-infanticides, is connected to two other abortion facilities in two states. After being notified by Richard Mahoney of Leroy T. Binkleys and Eileen White O'Neill's involvement with Gosnell and Richard Mahoney relaying that information to Assistant District Attorney Christine Wechsler Rayer, former prosecutor in the Homicide Unit of the Philadelphia District Attorney's Office, pro-life group Operation Rescue has released an exposé detailing disturbing connections between Gosnell and the Delta Clinic of Baton Rouge, Louisiana, which has a history of shoddy medical practices. The connections go beyond dangerous conditions and abortions, the pro-life group says, as Gosnell is connected with Eileen O'Neill and Leroy Brinkley, who owns the Delta Clinic of Baton Rouge and the Atlantic Women's Services in Wilmington, Delaware. Gosnell was employed at the Delaware facility one day per week to do abortions.

O'Neill was employed by both Gosnell and Brinkley and pretended to be a licensed physician and she is one of the people arrested last week by officials in addition to Gosnell and his family and staff who run the dilapidated abortion business.

The Delta Clinic in Louisiana has had so many problems a group of attorneys has threatened to sue the Louisiana Department of Health and Hospitals if it does not immediately order the Delta Clinic closed for violations that mirror squalid conditions found at Gosnell's Philadelphia abortion center.

Operation Rescue president Troy Newman told LifeNews.com today that Gosnell's abortion center "is not the only 'house of horrors' in operation," but, "he is just one of the few that has been caught."

"Horrific conditions and practices exist at most abortion clinics, and in fact, we have yet to find even one that obeys all the laws. However, we can take hope in the fact that political conditions that have ignored and covered up for abortion abuses are changing and the arrests in Philadelphia of Gosnell's band of criminals are a testament to that," he said.

The report shows the Delta Clinic of Baton Rouge is the former employer of Gosnell employee Eileen O'Neill, who was arrested last week along with Gosnell and charged with criminal violations that include Theft by Deception for pretending to be a licensed physician and charging fees as such, Racketeering, Corruption, Perjury, and False Swearing. O'Neill was present during the abortion death of Karnamaya Mongar and, according to the grand jury report, lied to authorities in order to cover up the truth about Mongar's death.

The report notes:

The American Catholic Lawyers Association was in Baton Rouge last week and threatened a lawsuit if the Delta Clinic is not shut down. Those attorneys indicate that an internal report made by the Department of Health and Hospitals lists numerous violations at the Delta Clinic that more that warrant closure. The DHH continues to make excuses for conditions at Delta, much the same way regulators in Pennsylvania turned a blind eye to complaints about Gosnell in what the grand jury there described as a "complete regulatory collapse."

Delta has a long history going back at least to 1998 of violations and filthy conditions of a similar nature found at Gosnell's "house of horrors" in Philadelphia. Two women, Ingar Weber and Shelia Hebert, are known to have died from botched abortions they received at Delta. Attorneys threatening to sue the DHH say that not much has changed at the clinic, and it still poses a danger to the public.

Delta was accused last year by the DHH of failing to ensure the clinic had a "quality assurance program." The report indicated that the clinic did not provide women adequate protections for their privacy and did not monitor patients receiving sedation "regarding their cardiac status, respiratory status and level of consciousness during the medical procedure."

"These violations are of the same kind that Gosnell stands accused. The grand jury was troubled by medical records laying about his clinic that could be accessed by anyone including other patients. It was a similar lack of monitoring of patients under sedation that contributed to the death of Karnamaya Mongar," said Newman. "There are disturbing similarities between the Delta Clinic and Gosnell's operation."

The report also notes the disturbing connections between Delta and Gosnell's Women's Medical Society:

Gosnell co-defendant Eileen O'Neill worked for the Delta Clinic from 1998-roughly 2000, during the time when the clinic was exposed as a danger to the public. She told the Philadelphia grand jury that her work at the Delta Clinic was a "side job" while she was living in Texas and that she had relinquished a medical license she held in Louisiana due to what she called "post traumatic stress," which speaks volumes about her time at Delta.

O'Neill was introduced to Gosnell by Delta's owner, Leroy Brinkley, who also owns Atlantic Women's Services in Wilmington, Delaware, where Gosnell worked one day per week. Like Gosnell, Brinkley also does business the Philadelphia area. Even though Gosnell was well aware that she had no license of any kind, Gosnell hired O'Neill in 2002, and allowed her to practice medicine without a license at his Philadelphia abortion mill. One can only wonder how much Brinkley knew of this criminal arrangement.

O'Neill was apparently accustomed to the substandard conditions she found with her new employer after her experience at Delta. She never thought to complain about the illegal and dangerous activity

at either clinic, and in fact is charged with perjury for lying about details of Mongar's death as well as her true role in Gosnell's "criminal enterprise."

The grand jury investigating Gosnell's operation noted that at times, Gosnell would begin late-term abortions at the Atlantic Women's Services in Wilmington and complete the abortions at his clinic in Philadelphia, a practice apparently tolerated by Brinkley. The report especially noted an incident with a teen-aged patient the grand jury simply called "Sue," who appeared to Gosnell's staff to be "seven or eight months pregnant." Gosnell collected his \$2,500 fee and inserted laminaria into Sue while at Brinkley's Wilmington, Delaware, abortion clinic, and instructed her to be at his Philadelphia clinic by 9:00 AM the next day. Interstate abortions such as this were also employed by discredited abortionist Steven Chase Brigham, prompting the State of Maryland to consider legislation to ban the dangerous practice.

After 13 painful hours in labor, Sue delivered "Baby Boy A," an infant so large that Gosnell joked that he could walk Gosnell to the bus stop. Even though he was alive and moving, Gosnell "snipped" his spinal cord and tossed him into a shoe box, where he continued to move until he died. Experts estimated Baby Boy A was at least 32 weeks gestation, if not more.

Sue suffered complications that Gosnell dismissed. Eventually, after days of suffering and pain, Sue was rushed to a legitimate hospital where she was treated for life-threaten complications. She nearly died. After a week and a half in the hospital, Sue remained painfully thin and took months to recover from her ordeal. Operation Rescue and Richard Mahoney call for the immediate closure of the Atlantic Women's Services in Wilmington, Delaware, and the Delta Clinic of Baton Rouge in Louisiana. We support the American Catholic Lawyers Association's intent to file a lawsuit to force the closure of Delta, and urge them to file it will all haste.

"Out of one side of their mouths the NAF and even state agencies like the Louisiana DHH and the Pennsylvania Board of Medicine give lips service to women's health, yet are as culpable as the abortionist themselves in propagating dangerous conditions at abortion mills by minimizing the severity of the violations and the impact they have on women's health," said Newman.

Ad Majorem Dei Gloriam,

Richard Mahoney 225-938-1139

Subject:

FW: Shelly (Jane Doe) to Hillar Moore

**Attachments:** 

Fax letter to Hillar Moore.docx

From:

Sent: Tuesday, May 01, 2018 11:54 AM

To: John Milkovich; Milkovich, Sen. (District Office)

Subject: Shelly (Jane Doe) to Hillar Moore

#### District Attorney Moore:

One more thing. It may not even matter, but in case it does I don't want to leave it out. Does your paper from DHH have the abortion date as 4/14/2009 or 4/16/2009? Look at what I faxed you. The date I both paid and signed documents, which is 4/14/2009 is when I took the pills for the first time. I have no idea why they have 4/16/09 on some docs. I am not accusing, but I am suspicious because those documents are not signed by me. I did not report complications until 4/20/09. After numerous phone calls on 4/20/09; I then went in to the clinic and an ultrasound was done. I was given 2<sup>nd</sup> round of pills to abort. Next day 4/21/09 is when I had surgical abortion. Anyway, just wanted to point that out. It is the 14<sup>th</sup> that I was in the clinic...do not understand the other docs having 16<sup>th</sup>....was it Delta's unintentional human error or forgery, is not known.

#### Jane Doe

C: Secretary Greenstein - DHH

C: Charlotte Bergeron - Atty

C: Richard Mahoney

From:

on behalf of Holocaust Memorial

Sent:

Tuesday, May 01, 2018 11:54 AM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Shelly (Jane Doe) to Hillar Moore

Attachments:

Fax letter to Hillar Moore.docx

## District Attorney Moore:

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#### Jane Doe

C: Secretary Greenstein - DHH

C: Charlotte Bergeron - Atty

C: Richard Mahoney

From:

on behalf of Holocaust Memorial

Sent:

Tuesday, April 17, 2018 10:44 AM

To:

John Milkovich; Milkovich, Sen. (District Office)

Subject:

Holy Innocents

# https://vimeo.com/251015232?activityReferer=1

I sent the Massacre of the Holy Innocent video out to 300 people last week to get their feedback on this production. I am now sending it to several hundred to view the video and then answer the following questions previewing and post viewing the video. We plan to show this at LSU's free speech alley next month to get a statistical analysis on the effect of graphic images and what effect do these pictures have on how people view God, Life and evil.

Questions previewing:

- 1: Do you think abortion is the murdering of a baby in the womb? yes or no
- 2: Should abortion be criminalized once again in this country? yes or no
- 3: Does watching graphic images or violence on TV, computers or at the movies effect how you view good and evil, God and satan? yes or no

Questions post viewing:

- 1: Do you think abortion is the murdering of a baby in the womb? yes or no
- 2: Should abortion be criminalized once again in this country? yes or no
- 3: Did the viewing of Our Lord Jesus Christ's Passion and the Passion of these innocent babies murdered by abortion change your view about abortion: yes or no
- 4: Would you show these Hard Truths to family members, church members, Priest's or Pastors, work or school associates, or politicians? yes or no

Please watch the video in its entirety. Do not look away! This may be hard, but it will be much harder if we look away and then have to answer to God for not exposing the atrocity of this abortion Holocaust! Below is what I sent in a email last week and the link to the video! Please email me back your answers to the questionnaire post viewing the video. Warning: very graphic, tragically real, yet this possessed culture needs to be confronted with the stark hard truth of what abortion really is. A holocaust of unprecedented magnitude which crucifies Our Lord Jesus Christ anew. We plan on playing it at the March for Life in Washington D.C.

Ad Majorem Dei Gloriam, Richard Mahoney

The Holy Innocents Final HD 720p



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# The Holy Innocents Final HD 1080p

# The Holy Innocents Final HD 1080p

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